

490.2 1

Shamshire Commonwealth of Massachusetts

At the Court of Common Pleas holden
at Northampton in and for the County of
Shamshire on the last Tuesday of August
being the 31st day of the said Month and
de Die in Diem to the 8th Day of September
Anno Domini 1784

Common Pleas
August Term
1784

Justices of the said Court
Present

Timothy Danielson Esq.
Ezra Porter Esq.
John Bluff Esq.
Samuel Mather Esq.

Jury of Trials

Tim. Lynnen Foreman
David Stockbridge

Moses Shingles } 1st

Moses Wright }

Sam. Dickinson 2nd } That

Benj. Smith }

Elephaz Dickinson } Jur

Elihu McCall }

Obert Field Jun^r } North

Caleb Lyman } 2nd

Elijah Lyman } 3rd

Noah Pixley }

Asst. C. Medad Hastings } Jur.

Subt. Nash dimiss^d }

In the Case Leavitt vs. Inhabitants of Charlemont
Medad Hastings off and Joseph Easton & Warham
Smith De Tal^r were on

In the Case Ashley vs. Inhabitants of Sunderland
Joseph Easton. de Tal^r were on

In the Cases of Seaman vs. Wells & Medad Alvord
Webster vs. Warner De Tal^r was on

Bigelow &
Dobittle
Fowles

John Bigelow of Southwick in our County of Hampshire
yeoman Plaintiff Abner Fowles of the same Southwick yeoman
Defendant in a Plea &c as of Record heretofore The parties severally
appear & agree to have the case continued to the next Term
under the former Rule Wherefore it is considered by the
Court that the s^d Parties have day here untill the 2nd Tuesday
of November next

Worthington

Hitchcock

John Worthington of Springfield in our County of
Hampshire Esq^r Plaintiff Ebenezer Hitchcock of the same Springfield
Yeoman Defendant in a Plea &c as of Record heretofore The Parties severally appear
& Tho^s Stebbins & others Referees on s^d Case, bring into Court
their award, That the s^d John Worthington Esq^r do recover
against the s^d Ebenezer Hitchcock the sum of seventeen
Pounds fourteen Shillings & six pence Lawfull Money Damages
& Costs of suit four pounds three shillings & eight pence
& the judgment of the Court is that the s^d John Worthington
do recover against the s^d Ebenezer the above Sum with the
award of the referees Executed on s^d Case September 10th 1784

Apthorp

Mechum

Charles Ward Apthorp of New York in the County
& State of New York Esq^r & Grizzel Apthorp of Boston in
our County of Suffolk Gentlewoman Administrators on the
estate of Charles Apthorp late of s^d Boston Esq^r deceased in s^d
Capacity Plaintiff Paul Mechum of Blanford in our County of
Hampshire Yeoman Defendant in a Plea &c as of Record heretofore
The parties severally appear & agree to have the case continued
to the next Term Wherefore it is considered by the Court that
the s^d Parties have day here untill the 2nd Tuesday of Nov^r
next

Apthorp

Blair

Charles Ward Apthorp of New York in the County
and State of New York Esq^r & Grizzel Apthorp of Boston in our
County of Suffolk Gentlewoman Administrators on the estate
of Charles Apthorp late of s^d Boston Esq^r deceased in s^d Capacity
Plaintiff Robert Blair 3^d of Blanford in our County of Hampshire
Yeoman Defendant in a Plea &c as of Record heretofore The parties
severally appear & agree to have the case continued to the
next Term Wherefore it is considered by the Court
that the s^d Parties have day here untill the 2nd Tuesday of
November next

Apthorp

Beard

Charles Ward Apthorp of New York in the County
& State of New York Esq^r & Grizzel Apthorp of Boston in our
County of Suffolk Gentlewoman Administrators on the estate
Charles Apthorp of s^d Boston deceased in s^d Capacity Plaintiff
Joseph Beard of Blanford in our County of Hampshire Yeoman
Defendant in a Plea &c as of Record heretofore The parties severally
appear & agree to have the case continued untill the next
Term Wherefore it is considered by the Court that the s^d
Parties have day here untill the 2nd Tuesday of November next

Apthorp

Mine

Charles Ward Apthorp of New York in the County
& State of New York Esq^r & Grizzel Apthorp of Boston in our County
of Suffolk Gentlewoman Administrators on the estate of Charles
Apthorp late of Boston Esq^r deceased in s^d Capacity Plaintiff James
Mine of Blanford in our County of Hampshire Yeoman Defendant
in a Plea &c as of Record heretofore The parties severally appear
& agree to have the case continued untill the next Term
Wherefore it is considered by the Court that the s^d Parties
have day here untill the 2nd Tuesday of November next

Charles Ward Apthorp of New York in the county & State of New York
Esq^r & Grizzel Apthorp of Boston in our county of Suffolk Gent^l & Gentleman Apthorp 3.
Administrators on the estate of Charles Apthorp late of s^d Boston
deceased in s^d capacity Plff^r & Dan Boies of Stamford in our
County of Hampshire Yeoman Deft in a Plea &c as of record heretofore
The parties severally appear & agree to have the case continued
untill the next term Wherefore it is considered by the
Court that the s^d Parties have day here untill the 2^d Tuesday
of November next

Royzell Smith of Honesington in the county of Smith
Newdonon in the State of Connecticut Gent^l & Plff^r & Joseph
Babcock of Barnardstown in our county of Hampshire Gent^l Deft
in a Plea &c as of record heretofore The parties severally appear
& agree to have the case continued under the former Rule
Wherefore it is considered by the Court that the s^d Parties have
day here untill the 2^d Tuesday of November next

Aaron Walladay of Suffield in the county of Hartford Walladay
in the State of Connecticut Yeoman Plff^r & Enock White of South
Hudley in our County of Hampshire Yeoman Deft in a Plea &c
as of record heretofore The parties severally appear & agree
to have the case continued without costs untill the next term
Wherefore it is considered by the Court that the Parties have
day here untill the 2^d Tuesday of November next that
the referees may rectify their award

Samuel Mather of Westfield in our County of Mather Esq^r
Hampshire Esq^r & Eliza Mather Yeoman & Timothy Mather
Yeoman both of Northampton in s^d County Executors of
the last will & testament of Samuel Mather of s^d Northampton
Esq^r deceased in said capacity Plff^r Phineas Lyman of Hadley
in said County Gent^l Administrator with the will annexed
of all & singular the goods & chattels Rights & credits of Gideon
Lyman of s^d Northampton Esq^r deceased which was not
administered by Elijah Lyman late of s^d Hadley Gent^l deceased
of the s^d Gideon in said capacity Deft in a Plea &c as of record
heretofore The parties severally appear & agree to have the
case continued untill the next term Wherefore it is
considered by the Court that the s^d Parties have day here
untill the 2^d Tuesday of November next

Moses Hays of Southwick in our County of Hampshire Hays
Yeoman Plff^r & James Noble of Pittsfield in our County of
 Berkshire Gent^l Deft as is of record heretofore The Plaintiff
being now three times publicly called to come into Court
is non-suited the Defendant defaulted & the action dismissed
Noble

Elijah Adams of Chesterfield in our County of Adams
Hampshire there Physician Plff^r & Amos Smith of Worthington
in s^d County Yeoman Deft in Plea &c as is of record heretofore
The parties severally appear & move for judgment thereupon
it is considered by the Court that the Elijah recover against
the s^d Amos one pound four shillings & two pence Damages
Costs two pounds & three pence therefore &c
Newspaper 29. 1785

Martin Brigham of Boston in our Brigham
County of Suffolk Widow Admt on the estate of James
Brigham late of Boston deceased & in said capacity Plaintiff
Noah Thompson of Palmer in our County of Hampshire
Yeoman Deft in a Plea &c as is of record heretofore The Plaintiff
appears by Dwight Foster Esq^r her Attorney & prays
Judgment thereupon it is considered by the Court
that the said Martin recover against the s^d Noah the sum
of fourteen pounds seven shillings & four pence Damages
& Costs four pounds twelve shillings & two pence
Exec^d Sept 13 1784

4
Parker
v
Wheeler

Jonathan Parker Jun^r of Range in the county of Cheshire
in the state of New Hampshire Esq^r Plff George Wheeler
yeoman & Ephraim Wheeler yeoman both of Greenwich
in our county of Hampshire Plff in a plea &c as is of record
heretofore the parties severally appear & agree to have
the case continued untill the next term Wherefore
it is considered by the court that the parties have Day
here untill the 2^d Tuesday of November next

Smith
v
Stephenson

David Smith of Andley in our County of Hampshire
Yeoman Plff Jonathan Stephenson of Springfield in sd County
Yeoman Dft in a plea &c as is of record heretofore The plaintiff
appears by John Chester Williams his Attorney & prays judgment
there upon it is considered by the court that the sd David recover
against the sd Jonathan the sum of

& costs one pound seven shillings

Cooley
v
McClintock

Caleb Cooley of Hatfield in our County of Hampshire
yeoman Plff John W McClintock of Ware in sd County Husbandman
Dft in a plea &c as is of record heretofore The parties severally
appear & agree to have the case continued untill the next term
Wherefore it is considered by the Court that the sd Parties have
Day here untill the 2^d Tuesday of November next

Hammett
v
Sexton

Oliver Hammett of Suffield in the county of Hartford
State of Connecticut Gent^l Plffs Stephen Sexton of Southwick
in our County of Hampshire Yeoman Dft in a plea &c as is of
record heretofore, the parties severally appear & agree to have
the case continued untill the next term Wherefore it is
considered by the Court that the sd parties have Day here
untill the 2^d Tuesday of November next

Patterson
v
Beloro

Solomon Patterson of Palmer in our County of
Hampshire Husbandman Plff Jonathan Beloro of Brook-
field in our County of Worcester Husbandman Dft in a plea
&c as is of record heretofore the plaintiff appears by Abner
Morgan Esq^r & prays judgment thereupon it is considered by
the Court that the sd Solomon recover against the sd
Jonathan the sum of seven pounds nineteen shillings & eight
pence Damages & costs taxed at two pounds five shillings &
two pence Exec^{ut} Sept^r 15 1784

Scott
v
Nichols

William Scott Jun^r of Palmer in our County of Hampsh
Gent^l Plff James Nichols of Brookfield in our County of
Worcester Gent^l Defendant in a plea &c as is of record heretofore
The parties severally appear the sd James comes into Court &
confesses judgment for the sum of two pounds ten shillings & ten
pence which the sd William accepts and thereupon it is considered
by the Court that the said William do recover against the sd James two
pounds and four shillings of law fees money damages and costs of suit taxed at
£2 1 2 and thereupon Exec^{ut} Sept^r 15 1784

Cotton
v
Fairbanks

Daniel Cotton of Palmer in our County of Hampshire
Husbandman Plff Joshua Fairbanks of Frammingham in our
County of Middlesex Yeoman Dft in a plea &c as is of record
heretofore the plaintiff appears by Abner Morgan Esq^r
his Attorney the defendant tho having been three times
publicly called has not made his appearance & is therefor
defaulted thereupon it is considered by the Court that
the sd Daniel recover against the sd Joshua the sum of
~~the sum of~~ ~~fourteen~~ ~~pounds~~ ~~eighteen~~ shillings & two pence
taxed at two Pound ~~ten~~ shillings & six pence

Exec^{ut} Sept^r 15 1784

Martha Bridgman of Boston in our County of Suffolk
 Widow Plaintiff the estate of James Bridgman late of
 Boston Esq: deceased in & Capacity. P^lffs Solomon Blodget
 of South Brimfield in our County of Hampshire Yeoman
 Deft in a plea & av of record heretofore, the plaintiff appears
 by Abner Morgan her Attorney & prays Judgment thereupon
 it is considered by the Court that the d^r Martin do recover
 against the d^r Solomon the sum of sixteen pound & fifteen
 shillings Damages & Costs taxed at four pound ten shillings
 & six pence &c
 Exec 15th Sept 1784

Bridgman 4
 Blodget

William Dodge of Nason in the County of Hillsborough
 & State of New Hampshire Yeoman P^lffs Frederick
 Reed of Surry in the County of Cheshire & State of New
 Hampshire Yeoman Deft in a plea & av of record heretofore
 The parties severally appear & agree to have the case continued
 untill the next term. Wherefore it is considered by the
 Court that the v^r parties have day here untill the 2nd
 Tuesday of November next

Dodge
 Reed

David Gains of Guilford in the County of Windham
 & State of Vermont Yeoman P^lffs George Goodrich of Greenfield
 in our County of Hampshire Yeoman Deft in a plea &
 av of record heretofore & the Deft having been three times
 publicly called is defaulted, the plaintiff appears by Samuel
 Barnard Gent^l & prays Judgment thereupon it is considered
 by the Court that the d^r David recover against the d^r George
 the sum of eighty four pound fourteen shillings & two pence
 Damages & Costs taxed at three pound eight shillings & nine pence
 Exec 15th Sept 1784

Gains
 Goodrich

Arnon Billings Yeoman of Conway in our County
 of Hampshire P^lffs Elijah Baker of Amherst in & County
 Yeoman Deft in a plea & av of record heretofore & the
 Defendant having now been three times publicly called
 & by not making his appearance is defaulted - the plaintiff
 appears by W^m Billings Esq: his attorney & prays Judgment
 thereupon it is considered by the Court that the d^r Arnon
 recover against the d^r Elijah the sum of twenty nine
 pound & eighteen shillings & one penny Damages & Costs
 taxed at two pound eleven shillings & five pence
 Exec 15th Sept 1784

Billings
 Baker

Arnon Billings Yeoman & William Billings Esq:
 both of Conway in our County of Hampshire P^lffs John
 Goodell of Hatfield in & County Yeoman Deft in a plea
 av of record heretofore & the Defendant having been three
 times publicly called & have not made his appearance, is
 defaulted, the plaintiff appears & pray Judgment thereupon
 it is considered by the Court that the d^r Arnon & William
 do recover against the d^r John the sum of seven pound
 one shilling & nine pence & Costs taxed at two pound three shillings
 Exec 15th Oct 1784

Billings
 Goodell

Samuel Ware Jun^r of Conway in our County
 of Hampshire P^lffs John Goodell of Hatfield
 in & County Yeoman Deft in a plea & av of record here
 tofore the parties being now three times publicly called
 to come into Court & have not made their appearance
 the plaintiff is nonprossit the Deft defaulted & the action
 dismissed

Ware
 Goodell

John Darrow of Conway in our County of Hampshire
 Labourer P^lffs Roger Strickland of & Conway in & County
 Labourer Deft in a plea & av of record heretofore & the parties
 having been three times publicly called to come into Court
 & have not made their appearance, the plaintiff is nonprossit
 the Defendant defaulted & the action dismissed

Darrow
 Strickland

Commonwealth
Merrifield
& others

Commonwealth of Massachusetts Plffs Abraham Merryfield
Yeoman, Moses Winter Yeoman, John Smith Yeoman all of
Shutesbury in our County of Hampshire Defts in a plea
re as is of record herebefore in The parties severally appear
& agree to have the Case continued untill the next term
& judgment to be given unto the Court should at that time
think it reasonable that there should be a further continuance
Wherefore it is considered by the Court that the parties have
Day here untill the 2nd Tuesday of November next

Woodward
Patrick

Aaron Woodward of Tolland in the County
of Hartford & State of Connecticut Yeoman Plff vs Thomas
Patrick of Ware in our County of Hampshire Yeoman
Deft in a plea re as is of record herebefore in the sd Aaron
appears by Moses Bliss Esq^r his attorney & prays judgment
thereupon it is considered by the Court that the sd Aaron do
recover against the sd Thomas the sum of
& costs taxed at two pounds seven shillings
& six pence

Chester
Williams

Leonard Chester of Wethersfield in the County
of Hartford & State of Connecticut Gent^l Plff vs John Chester
Williams of Hadley in our County of Hampshire Esq^r Deft
in a plea re as heretofore recorded. And now at
this Time the Plff appears by Caleb Strong Esq^r his
Att^y and the Deft by Theodore Sedgwick Esq^r his Att^y
And David Sexton & others here to fore chosen Referees
by the said Parties, now bring into Court their
Award, which being read &c. And thereupon
the Deft prays that the said Award may not be
accepted, because he says he has sundry Matters
further to say before them - All which being consid-
ered, it is by the Court ordered that the said
Award be not accepted, but that the Papers be
recommitted to them, who are to notify the Par-
ties of the Time and Place of their Meeting for
further considering the Matters in Controversy
between them; and the said Parties have Day
here in Court untill the second Tuesday of Nov-
ember next

Morton
Dickinson

Eliza Morton of Wabfield in the County of Hampshire
Yeoman Plff vs Obadiah Dickinson of sd Wabfield Gent^l Deft
in a plea re as heretofore recorded in the parties severally appear
& Col^l Muggs Woodbridge & others referees on said Case bring
into Court their award, after giving the parties a full hearing
they award & determine that the Plaintiff pay the Defendant
the costs of Court & also the costs of reference taxed at five pounds
eighteen shillings & ten pence & thereupon it is considered by
the Court that the sd Obadiah do recover of the sd Eliza the
costs of reference taxed at five pounds eighteen shillings &
ten pence & costs of suit taxed at eight pounds fourteen
pence

Exec isd Oct 8th 1786

Samuel Day of Adams in our County of Berkshire Gent Day 5
Plffr Andrew Cotton of Springfield in our County of Hampshire
Complainer in a plea &c as is of record heretofore the plaintiff
has now three times been publicly called & has not made his
appearance is non suit, the Defendant appears & prays judgment
there upon it is considered by the Court that the ^{2d} Andrew
recover of the ^d Samuel Cotton taxed at one pound fifteen
shillings &c Exec ip^e 15th 1784

Jonathan James of Northampton in our County of Hampshire
Complainer Plffr Elisha Clary of Leverett in said County
Complainer in a plea &c as is of record heretofore the Defendant
having now been three times publicly called & not made his
appearance is defaulted, the plaintiff comes into Court
& prays judgment, there upon it is considered by the Court
that the Jonathan recover against the ^d Elisha the sum of
five pounds seven shillings & one penny Damages & Costs taxed
at two pounds three shillings & three pence &c Exec ip^e Sept^r 26th 1784

John Wood of Withering in the State of Vermont
Plffr Moses Drake of Westfield in our County of Hampshire
Complainer in a plea &c as is of record heretofore. The parties
severally appears by motion of the Defendant to have the case
continued, the plaintiff agrees to have the case continued untill
next term there upon it is considered by the Court that the
parties have day here untill the 2^d Tuesday of November
next

Samuel Blair of Braintree in our County of Worcester
Complainer Appellant in Zachariah Busch of Westfield
in our County of Hampshire Gent Appellee in a plea &c
as is of record heretofore in the Appellee being now three
times publicly called to come into Court makes default
of his appearance, the Appellant is Non suit & the action
Dismissed

Charles Brewer of Woburn in our County of Hampshire
Complainer Plffr Obadiah Lillie of Ludlow in said County
Complainer in a plea &c as is of record heretofore in the parties severally appears
therefore it is considered by the Court that the ^d Charles recover of the
^d Obadiah & Nathaniel the sum of ninety four pound five
shillings & Costs taxed at one pound nineteen shillings & six
pence &c Exec ip^e Sept^r 26th 1784

William King of Woburn in our County of Hampshire
Complainer Plffr Moses Stebbins of Woburn in our County of
Hampshire Complainer Plffr Timothy Stebbins of Woburn in our County of
Hampshire Complainer in a plea wherein the plaintiff demands of
against the ^d Moses, Timothy & Moses Jun^r the one half part
of the Lot Number one hundred & three originally laid out to
Samuel Stebbins deceased being in Width nine rods eleven feet &
nine inches according sixteen feet to the rod in the south
division of the outward common so called formerly in the town
of Springfield now in ^d town of Woburn, bounding north on
the Lot number one hundred & two so called, & south on the Lot
Number one hundred & four so called being ^d Stebbins own
Land bounding east on Land of Joel Chaffee & Weston Land
of Lewis Langton, also the one moiety of the Lot one hundred
& six in number so called, bounding North on the Lot number
one hundred & five & south on the Lot number one hundred &
seventy Land of ^d Stebbins & bounding east on the Land of
Joel Chaffee & Weston Land of Edward Stebbins originally laid
out to James Parker deceased being in Width five rods & four inches
also one half part of the Lot one hundred & eight in number in
some south division of ^d outward common, originally laid out
to Thomas Stebbins deceased, bounding north on ^d Lot in Number
one hundred & seven & south on ^d Lot in Number one hundred & nine

East on land of Joel Chaffee & west on land of Edward Hebbins
 the lands now demanded being the half part of sd Lots, lying
 between and lands of Joel Chaffee on East & lands of Lewis Langdon
 & Edward Hebbins afore sd on the West all in sd Wethersham lying
 in common & undivided being in length one mile & one third of a
 mile which with the appurtenances the sd William claims as
 his right & inheritance & whereunto the sd Moses, Timothy, & Moses
 Junr have no entry but by Disseisin by them unjustly & without
 judgment committed within twenty years now last past and where
 upon the sd William says that in twenty years now last past in time
 of peace was seized in common & undivided of the lands above
 demanded & described with the appurtenances in his Dememe
 ar of Right of taking the profits thereof to the Value of ten pounds
 by the year, & whereunto, the sd Moses Hebbins, Timothy Hebbins
 & Moses Hebbins Junr have no entry but by Disseisin by them unjustly
 & without judgment committed within twenty years now last
 past, & whereof the sd William complains that they still dispossess
 & hold him out therefrom, & thereof he brings this suit which is
 to the Damage of the sd William the sum of fifty pounds &c
 The plaintiff appears by Moses Bliss Esqr And Caleb Strong Esqr his
 attorneys, the Defendants by Simon Strong & Theodore Seignich
 Esqr their attorneys & plead say that they never dispossessed the sd
 William in Manner & form as the sd William hath alleged & thereof
 put themselves on the Country, Thereupon the Jurors of the jury
 by Timothy Lynum their foreman according to the form and
 effects of the Statutes in such case made & provided at this
 time returned & impanelled being likewise demanded come
 here who to say the Verdict concerning the premises being
 duly sworn declare upon the oaths by their foreman & find
 that the Defendants dispossessed the plaintiff in manner & form as the
 sd William hath alleged & whereupon it is considered by
 the Court that the sd William recover against the sd Moses
 Timothy & Moses Junr dispossess & possession of the lands since
 first seized of more pound and shillings
 Wherefore the Defendant in his own behalf
 & on behalf of the sd Timothy & Moses Junr comes in to Court
 & appeals from the judgment of this Court to the judgment of
 the Supreme Judicial Court holden at ^{Springfield} Northampton in and
 for the County of Hampshire on the fourth Tuesday
 of September, & he recognizes with securities on the Law direct
 for prosecuting his appeal with effect as by sd Recognizance
 on file appears

Hebbins
 Freeman

Francis Hebbins of Springfield in our County of
 Hampshire Gent^l Pl^y & Ass^{ts} Freeman of Cheshire in sd County
 & common Deft^r in a place as is of record heretofore in the defendant
 having now been three times publicly called makes default of his
 appearance, the plaintiff appears by Moses Bliss Esqr his attorney
 & prays judgment thereupon it is considered by the Court that
 the sd Francis recover against the sd Don the sum of three
 pounds twelve shillings Cost taxed at two pound &c
 Exec^d 1st Sept^r 1798

Thomas Mireck of Wiltshire in our County of Hampshire Gent^l Mireck
Plff^r Joseph Wood of Ludlow in sd County Yeoman Def^t in a plea
is of record heretofore in the plaintiff appears by esops Esq^r Wood
his Attorney & the Defendant comes and says he never promised
in manner or form as the plaintiff hath alleged & there of puts
himself upon the Country. Thereupon the Jurors of the Jury
according to their forms & effects of the Statutes made & provided
in such case at this time returned impanelled being likewise
demanded to come here to say the truth concerning the premises
being duly sworn declare upon their oaths by Timothy Lemark their
foreman & find that the sd Joseph never promised the sd
Thomas in manner or form as the sd Thomas hath alleged
the Defendant having now ^{been} three times publicly called to come
into Court make default of his appearance the Plff^r is Nonest
& the action dismissed

Lenox Parsons of Springfield in our County of ^{Pittsford} Hampshire Yeoman Plff^r & James Nobles of Pittsfield in our
County of Berkshire Gent^l & Daniel Smith of Westfield in
our County of Hampshire Gent^l in a plea is of record
heretofore. The parties severally appear & W^m Williams Esq^r &
others referees on said case bring into Court their award viz
that the plaintiffs demand was well supported & that there was
no specific agreement between the parties which can inequity
or undue controul the operation of the bond declared on, they also
find that there is due from the Def^t to the Plff^r upon the sd
Bond the sum of three hundred eight one pound nineteen
shillings & seven pence but forasmuch as the defendant at
the time of Payment tendered to the plaintiff a sum in
Currency which with the interest is now equal to the sum
of forty two pounds lawful Silver money & have continued the
tender to this day, they therefore award that the Plff^r
recover against the defendants, the sum of three hundred
thirty nine pounds, nineteen shillings & seven pence of lawful
Silver Money Debt & the Costs of reference taken at five pounds
& four shillings together with the legal Costs of Court & that
he have judgment & execution accordingly. They further award
that the plaintiff for the sd forty two pounds shall receive
the sd sum in Currency which the Def^t tendered as
afores^d & have brought here amounting to four hundred
thirty nine pounds, nineteen shillings & seven pence. Whereupon it is considered
by the Court that the sd Lenox recover against the sd James &
Daniel the sum of three hundred & thirty nine pounds
nineteen shillings & seven pence & Costs taxed at seven
pound seven shillings & six pence. Exec iso - Sept 9 1784

Amos Jones of Colchester in the County of ^{Pittsford} Hampshire Gent^l Jones
Plff^r Joseph Beechwith of Putnam in our County of Hampshire
Yeoman Defendant. In a plea is of record heretofore
the plaintiff ~~severally~~ appears & prays judgment. The Def^t having
now three times been publicly called make default
of his appearance. Thereupon it is considered by the
Court that the sd Amos recover against the sd Joseph
the sum of five pound twelve & ten pence & Costs taxed
at two pound one shilling & two pence. Exec iso - Sept 9 1784

Billings
Billings

William Billings of Conway in our County of Hampshire Esq: P^l vs Thomas Billings of Sunderland in sd County Yeoman Def^t in a plea & as is of record heretofore. The Defendant having now three times been publicly called to come into Court makes default of his appearance. The plaintiff appears & prays judgment. Thereupon it is considered by the Court that the sd William recover against the sd Thomas the sum of twenty pound twelve shillings Damages, & Costs taxed at two pound nine shillings. Exec i^o Sept 17th 1784

Watkins
Gilmore

John Watkins of Buckland in our County of Hampshire Yeoman P^l vs John Gilmore of a place called Number seven in sd County Yeoman Def^t in a plea & as is of record heretofore. The Def^t having now been publicly called to come into Court makes default of his appearance. The P^l comes & prays judgment by William Billings Esq: his attorney. Thereupon it is considered by the Court that the sd John recover against the sd John the sum five pounds two shillings & fourpence Damages & Costs taxed at two pounds thirteen shillings & fourpence. Exec i^o Sept 17th 1784

Troker
Gilmore

Phillip Troker of Newport in the County of Pennington & State of Vermont Yeoman P^l vs John Gilmore of a place called number seven in our County of Hampshire Yeoman Def^t in a plea & as is of record heretofore. The parties severally appear & agree to have the case continued under the former title. Thereupon it is considered by the Court that the parties have day here untill the 2nd Tuesday of November next.

Allis

Gilmore vs

Elisha Allis of Williamburgh in our County of Hampshire Gent^l P^l vs John Gilmore of a place called number seven in sd County Yeoman Def^t in a plea & as is of record heretofore. The parties having now three times publicly called & have not made their appearance the Def^t is defaulted & the P^l is non est & the action dismissed.

Paddock

Baker

Bradford Paddock of Ware in the County of Hampshire Yeoman P^l vs Elisha Baker of William town in the County of Berkshire Yeoman Def^t in a plea & as is of record heretofore. The P^l appears by Burghs Josb Esq: & moves for a continuance the Def^t by C. Strong Esq: consenting thereto. It is considered by the Court that the said Parties have day here untill the second Tuesday of November next.

Bates

Holcomb

Lemuel Bates of Primsfield in our County of Hampshire Yeoman P^l vs Eddad Holcomb in sd County Yeoman Def^t in a plea & as is of record heretofore. The Def^t having been three times publicly called & has not come into Court makes default of his appearance. The plaintiff appears & prays judgment. Thereupon it is considered by the Court that the sd Lemuel recover against the sd Eddad the sum of two pounds two shillings & fourpence & Costs taxed at two pounds ^{five} shillings & fourpence. Exec i^o Sept 14th 1784

Benjamin Billings of Belcher town in our County of
Hampshire Yeoman P^lff George Peacham of Newston in our
County of Middlesex Under Debt in a plea &c as is of record
heretofore the Debt having now three times been
publicly called to come into Court makes default of his
appearance the plaintiff appears Dwight Foster Esq^r
& prays Judgment thereupon it is considered by the
Court that the s^d Benjamin recover against the s^d
George the sum of five pound one shilling & nine pence Damages
& Costs taxed at three pound nineteen shillings &c
Exce ip^s Sept 14th 1784

Billings?
Peacham

Joseph Graves of Belcher town in our County
of Hampshire Gent^l P^lff William Brad of Greenwich
in our s^d County Yeoman Debt in a plea &c as is of
record heretofore the parties severally appeared
thereupon it is considered by the Court that the s^d
Joseph recover against the s^d William the sum of fifteen
pound eleven shillings & one penny eight pence
Damages & Costs taxed at
Exce ip^s Sept 14th 1784

Graves
Brad

Matthew Patrick of Western in our County
of Worcester Yeoman P^lff Solomon Bliss of Chester
Hampshire Yeoman in a plea &c as is of record heretofore
the Debt having now been three times been publicly
called to come into Court makes default of his
appearance the P^lff appears by Dwight Foster
his Attorney and prays Judgment thereupon it
is considered by the Court that the s^d Matthew
recover against the s^d Solomon the sum of fifteen
pound one shilling & eight pence Damages & Costs
taxed at two pound six shillings & six pence
Exce ip^s Sept 13th 1784

Patrick
Bliss

Mary Warner of Amherst in our
County of Hampshire Widow P^lff Jacob Warner
of s^d Amherst Debt in a plea &c as is of record heretofore
the Debt having now been publicly called
three times to come into Court make default of his
appearance the P^lff appears & prays Judgment
thereupon it is considered by the Court that the s^d
Mary recover against the s^d Jacob the sum of forty one
pound three shillings & nine pence & Costs taxed at
one pound sixteen shillings & five pence
Exce ip^s Sept 9th 1784

Warner
Warner

Abel Chapin of Springfield in our
County of Hampshire Gent^l P^lff Samuel
Parsons of Northampton in s^d County Yeoman
Debt in a plea &c as is of record heretofore the
Debt having now three times publicly called to
come into Court makes default of his appearance
the plaintiff appears by Simon Strong Esq^r
his Attorney & prays Judgment thereupon it
is considered by the Court that the s^d Abel recover
against the s^d Samuel the sum of eighteen pound
six shillings & two pence & Costs taxed at one pound
fourteen shillings six pence
Exce ip^s Oct 8th 1784

Chapin
Parsons

Cott
Marshall
Isabella Cott of Haverhill County of Hampshire Widow
Plff. v. John Marshall of Amherst in our said County
Yeoman Deft in a plea &c as is of record heretofore. The
Deft having now three times publickly called to
come into Court makes Default of his appearance
the plaintiff is Nonprossit & the action dismissed.

Strong
Marshall
Simon Strong Esqr. of Amherst in our County
of Hampshire Plff. v. John Marshall late of South Hadley
in sd County Yeoman Deft in a plea &c as is of record
heretofore. The parties severally appear & motion
of the Plff. it is considered by the Court that the parties
have day here untill next Tuesday of November next.

Ely
Day
Abigail Ely of West Springfield in our County
of Hampshire Gentlewoman Adversely affected on
the Estate of Levi Ely late of West Springfield Gent
deceased Plff. v. Luke Jay Yeoman & Thomas Jay Gent
both of West Springfield in sd County Defts in a plea &c
as is of record heretofore. The Defts having now been three
times publickly called to come into Court makes Default
of his appearance. The Plff. appears & prays Judgment
thereupon it is considered by the Court that the sd Abigail
recover against the sd Luke & Thomas the sum of ten pounds
nine shillings & eleven pence Damages, & Costs taxed at one
pound seven shillings & one penny. Exec. 2^d Sep^r 29th 1784

White
Jewett
Elijah White of Springfield Boston in the
County of Hartford State of Connecticut Gent^r Plff. v.
John Jewett of Springfield in our County of Berkshire
Yeoman Deft in a plea &c as is of record heretofore. The
parties severally appear & agree to have the Case continued
without Costs of Travel or Attendance untill next term
thereupon it is considered by the Court that the sd parties
have day here untill next term.

White
Herriett
Elijah White of Boston in the County of
Hartford & State of Connecticut Gent^r Plff. v. John Herriett
of Needhamstow in our County of Berkshire
Yeoman Deft in a plea &c as is of record heretofore. The Deft
having now been three times publickly called to come
into Court makes Default of his appearance. The Plff.
appears & prays Judgment. Thereupon it is considered
by the Court that the sd Elijah recover against the sd
John the sum of nine pounds three shillings & Costs taxed
at two pounds five shillings & six pence. Exec. 2^d Sep^r 29th 1784

Morgan
Day
Hannah Morgan Gent^r of West Springfield
in our County of Hampshire Yeoman Plff. v. Luke Day
Gent^r & Thomas Day Gent^r both of sd West Springfield
Defts in a plea &c as is of record heretofore. The Deft having
now been three times publickly called to come into Court
makes Default of his appearance. The Plff. appears & prays
Judgment. Thereupon it is considered by the Court that
the sd Hannah recover against the Defts the sum of one hundred
& two pounds eight shillings & ten pence & Costs taxed at
one pound seventeen shillings & five pence. Exec. 2^d Sep^r 29th 1784

John Worthington of Springfield in our County of Hampshire Esq^r Plff^r Joseph Rogers of West Springfield in
the County Esq^r agent & Thomas Miller late of West Springfield Rogers
Yeoman an absente & absconding Debtor. Left in a plea &c as is
of record heretofore & the parties severally appear thereupon
it is considered by the Court that the Case be continued untill
next Term & that the sd parties have Say untill the 2nd
Tuesday of November next

Thomas Jones of Wilbraham in our County of Jones
Hampshire Yeoman. Plff^r Levi Bliss of sd Wilbraham
Yeoman. Left in a plea &c as is of record heretofore the
Def^t having now three times publicly called to come
into Court makes Default of his appearance the
Plaintiff is Nonpross^r & the Action dismissed

Jacob Hatherway of Suffield in the County Hatherway
of Hartford & State of Connecticut Yeoman Plff^r Daniel
Murray of Southwick in our County of Hampshire Murray
Yeoman. Left in a plea &c as is of record heretofore & the
Def^t having now three times been publicly called to
come into Court makes Default of his appearance
the Plff appears & prays Judgment & thereupon it is
considered by the Court that the sd Jacob recover against
the sd Daniel ~~Eighty~~ eight pounds & eleven
shillings & five pence Damages & Costs taxed at one
pound fifteen shillings & ten pence &c Exec Sep^r 15th 1784

Robert a Negro Man of Colrain in our County Robert
of Hampshire Labourer. Plff^r & Elijah Fobes late of Colrain
in sd County Physician & Walter Fobes of Norwich in sd Fobes
County Barberman. Lefts in a plea &c as is of record
heretofore the Plff appears by Caleb Strong Esq^r his
Attorney & the Def^t by Simeon Strong & Theodore Seignich
Esq^r their attorneys & plead & say that they are not
guilty in manner & form as the Plff in his Declaration
hath alleged & thereof put themselves on the Country
thereupon the Jurors of the Jury according to the form
& effects of the Statute in such Case made & provided
at this time returned & & impannelled being likewise
demanded come here who to say the truth concerning
the premises being duly sworn declare upon their
Oaths by Timothy Lyman their foreman that the afore^d
Walter Fobes is not guilty & that Elijah Fobes is guilty
in manner & form as set forth in the Plff's Declaration
and asse^d damages at one hundred & forty five pounds
thereupon it is considered by the Court that the sd
Robert recover against the sd Elijah the sum of one
hundred & forty five pounds & Costs taxed at eleven pounds
&c Exec 15th Nov^r 19th 1781 &c

Benjamin Pepoon of West Stockbridge in the Pepoon
County of Berkshire Trader. Plff^r & Jacob Lozelle of Ware Lozelle
in our County of Hampshire Yeoman. Left in a plea &c
as is of record heretofore & the Def^t having now three
times been publicly called to come into Court makes
Default of his appearance the Plaintiff appears & prays
Judgment thereupon it is considered by the Court that
the sd Benjamin recover against the sd Jacob the
sum of six pounds six shillings & four pence & Costs
taxed at three pounds six pence &c Exec 15th Sep^r 11th 1784

Warner
v
Poa

Jonathan Warner & Noddiah Warner both of Hadley in our County of Hampshire Joint Traders Plffs v William Poa of Green which is in sd County Yeoman Debt in a plea as is of record heretofore & the Debt having now three times publicly called to come into Court makes default of his appearance the Plff appears & prays judgment thereupon it is considered by the Court that the sd Jonathan & Noddiah recover against the sd William the sum of seven pound seven shillings & eleven pence & Costs taxed at one pound eighteen shillings & four pence & Exec 15th Sep^r 24th 1784

Williams
v
Day

John Chester Williams of Hadley in our County of Hampshire Esq^r Plff v Ansof Day of Worthington in sd County Yeoman Debt in a plea as is of record heretofore the Debt having been three times publicly called to come into Court makes default of his appearance. The Plff is non-suit & the Action dismissed &

Oleott
v
Day

John Oleott of Hartford in the County of Hartford & State of Connecticut Trader Plff v Ansof Day of Worthington in our County of Hampshire Yeoman Debt in a plea as is of record heretofore the Debt having been three times called to come into Court makes default of his appearance. The Plaintiff is Non-suit & the Action dismissed &

Scott
v
Eddy

William Scott of Palmer in our County of Hampshire Gent^l Plff v Joshua Eddy of Wilbraham in sd County Yeoman Debt in a plea as is of record heretofore & the Debt having been three times publicly called to come into Court makes default of his appearance the Plaintiff is Non-suit & the Action dismissed &

Corbin
v
Daniels

John Corbin of Stillwater of State of New York & County of Albany Gent^l Plff v Nathaniel Daniels late of Worthington in our County of Hampshire Debt in a plea as is of record heretofore, the parties appear & agree to have the Case continued without Costs untill next term thereupon it is considered by the Court that the sd parties have Day here untill the 2nd Tuesday of November next &

Williams
v
Chester

John Chester Williams of Hadley in our County of Hampshire Esq^r Plff v Leonard Chester of Weatherfields in the County of Hartford & State of Connecticut Trader Debt in a plea as is of record heretofore & the parties severally appear & attestation of the Debt it is ordered by the Court to have the Case continued under the former Rule untill next term & that the parties have Day here untill the 2nd Tuesday of November next &

Peck
v
Perceval

Nathaniel Peck of Amherst in our County of Hampshire Esq^r Plff v James Perceval of a plantation called Number seven in sd County Yeoman Debt in a plea as is of record heretofore & the Debt having now been three times publicly called makes default of his appearance the Plff appears & prays judgment thereupon it is considered by the Court that the sd Nathaniel recover against the sd James the sum of five pound thirteen shillings & five pence & Costs taxed at one pound eleven shillings & eleven pence & after which the Debt appears by William Biddings Esq^r his attorney & appeals from the judgment of the Court to the supreme Judge in Court holden at Springfield in and for the County of Hampshire the fourth Tuesday of April next & he recognizes with parties as the Law directs

Samuel Tower of Cambridge in the County of Albany Tower 9
a State of New York vs Joseph East of Albany
Deft in our County of Hampshire vs East in a plea North
as is of record heretofore the Deft having now been
three times publicly called to come into Court makes
default of his appearance the Plff appears & prays
Judgment & there upon it is considered by the Court
that the s^d Samuel recover against the s^d Joseph
the sum of sixteen pounds sixteen shillings
Damages & Costs taxed at three pound twelve & two pence
Done Sept 29th 1784

Peter Olcott of Norwich in the County Olcott
of Windsor a State of New Hampshire vs Joseph
Brown of Ashmole Equivocal in our County of Berkshire Brown
vs Brown in a plea as is of record heretofore the
Plaintiff appears & prays Judgment & there upon it
considered by the Court that the s^d Peter recover against
the s^d Joseph the sum of two pound ten shillings & six pence
& Costs taxed at three pound fourteen shillings & eight
pence Done Sept 29th 1784

Timothy Mather of Northampton in our Mather
County of Hampshire vs Samuel Parsons
of s^d Northampton vs Parsons in a plea as is of record Parsons
heretofore the Deft having been three times publicly
called makes default of his appearance the Plaintiff appears
& prays Judgment & there upon it is considered by the Court that
the s^d Timothy recover against the s^d Samuel the sum of
twenty pound ten shillings & four pence & Cost taxed at
one pound fifteen shillings & ten pence Therefore

Peter Everett of Westminister in our County Everett
of Worcester vs Joseph Dwight of Williamsburg in our Dwight
County of Hampshire vs Dwight in a plea as is of record
heretofore the Deft having now three times publicly called
to come into Court makes default of his appearance the Plff
is Non suit the Deft defaulted & the Action dismissed

Joel Smith of Hatfield in our County of Hampshire Smith
vs John Burrows of Windsor in our County of Berkshire Burrows
vs Burrows in a plea as is of record heretofore the Deft having
now three times been three times publicly called to come into
Court makes default of his appearance the Plaintiff appears
& prays Judgment & there upon it is considered by the Court
that the s^d Joel recover against the s^d John the sum of
nine pound seven shillings & ten pence Damages & Costs
taxed at two pound five shilling & two pence
Done Sept 23th 1784

Robert Breech of Northampton in our County Breech
of Hampshire vs Leicester Grover of Windsor in our Grover
County of Berkshire vs Grover in a plea as is of record heretofore
The Plaintiff now appears & prays Judgment & there upon it is
considered & prays Judgment by the Court that the s^d Robert
recover against the s^d Leicester the sum of three pounds &
two pence Damages & Costs taxed at two pound & eight pence
Done Sept 18th 1784

Commonwealth of Massachusetts vs Esch Commonwealth
Arnold of Western in the County of Worcester vs Arnold Arnold
Deft in a plea as is of record heretofore the parties
appear & at motion of the Deft (at the same time he
agreeing not to appear) to have the case continued until
the next term Wherefore it is considered by the Court
that the s^d parties have day here until the 2nd Tuesday of
November next
Butler
Miller

Clap
Thayer

Peter Clap of Northampton in our County of Hampshire
German & Equity Sheriff of the County of Hampshire
in our County the said Peter Clap in a plea & as is of record
heretofore the Clap having been three times publicly
called to come into Court makes default of his appearance
the Plff appears & prays judgment thereupon it is considered
by the Court that the sd Peter recover against the sd
Timothy the sum of
and Costs taxed at

Pick
Herrick

John Pick of Montgomery in our County of
Hampshire German Plff now of Pounding precinct
in the County of Dutchess State of New York - Ebenezer
Herrick of sd Montgomery German Debt in a plea & as is
of record heretofore - the Debt having been three times
called to come into Court makes default of his appearance
the Plff appears & prays judgment & thereupon it is
considered by the Court that the sd John recover against
the sd Ebenezer the sum of eleven pound two shillings
one penny & Costs taxed at two pound & nineteen
shillings - Exec 1st Oct^r 12th 1784

James
Bodman

John James of Goshen in our County of Hampshire
German Plff Samuel Bodman of Williamsburg in
sd County German Debt in a plea & as is of record heretofore
the Debt having now three times been publicly called
to come into Court makes default of his appearance
the Plff appears & prays judgment thereupon it is
considered by the Court that the sd John recover
against the sd Samuel the sum of
& Costs taxed at

Hinchley
Daker

Job Hinchley of Brookfield in our County of
Hampshire Gent^l Administrator of all singular the
goods & chattels Rights & Credits of Job Hinchley late
of Brookfield deceased Plff & John Daker of Northampton
in our County of Hampshire Gent^l Debt in a plea
as is of record heretofore & the Debt having three times
publicly called to come into Court makes default of his
appearance the plaintiff now prays judgment & thereupon
it is considered by the Court that the sd Job recover against the
sd John the sum of
& Costs taxed at

Clark
Cushman

Asahel Clark of Lebanon in the County of
Windham & State of Connecticut Gent^l Plff & Confider
Cushman of Northampton in our County of Hampshire German
in a plea & as is of record heretofore - the Plff now
appears & prays judgment thereupon it is considered by
the Court that the sd Asahel recover against the sd Confider
the sum of five pound twelve shillings & two pence damages
and Costs taxed at two pound two shillings - Exec 1st Oct^r 12th 1784

Wright
Atterley

Titus Wright of Pittsfield in our County of
Hampshire Herdsman Plff & Jonathan Atterley of Westbury
in our County of Hampshire Gent^l Debt in a plea & as is
of record heretofore - the Debt appears by annexed Business
Gent^l his attorney & confides judgment for the sum due
for thereupon it is considered by the Court that the sd
Titus recover against the sd Jonathan the sum of fifty six
pound seven shillings & five pence & Costs taxed at four pound
two pence - Exec 1st Oct^r 12th 1784

Shore Gregory of Whately in our County of Hampshire Minor Frary 10
Plffr Eliza Frary of s^e Whately Defendant Plffr Will^m
Williams of Bithfield in our County of Berkschire Esq^r Debt
in a plea &c as is of record here tofore the Debt being three
times publicly called makes default of his appearance the
plaintiff appears & prays judgement thereupon it is considered
by the Court that the Debt recover against the s^e William
the sum of eight pound four shillings & seven pence & costs
taxed at two pound six shillings & eight pence
Exce ip^s Oct 29th 1784

Jonathan Bancroft of Norwich in our County Bancroft
of Hampshire Yeoman Plffr Lieut^r Grosvenor of Wiltshire
in our County of Berkschire Gent^r Debt in a plea &c as is of
record here tofore the Debt being three times publicly called
makes default of his appearance the Plff appears & prays
judgement thereupon it is considered by the Court that the
s^e Jonathan recover against the s^e Lieut^r the sum of thirty
four pound nine shillings & six pence & costs taxed at two pound eight
shillings & six pence
Exce ip^s Sept 15th 1784

Amasa Cook of Barnardston in our County Cook
of Hampshire Clerk Plffr Joseph Gledhill of Wiltshire Esq^r
s^e County Defendant Debt in a plea &c as is of record
here tofore the Plff now appears & prays judgement thereupon
it is considered by the Court that Amasa recover of the s^e
Joseph the sum of nineteen pound eighteen shillings & seven
pence & costs taxed at three pound one shilling &
eight pence
Exce ip^s Sept 13th 1784

Charles Caldwell of Hartford in the Caldwell
County of Hartford & State of Connecticut Gent^r Plffr
Jonathan Phelps of Northampton in our County of
Hampshire Yeoman Debt in a plea &c as is of record here
tofore the Plff appears by Asahel Strong Esq^r his attorney
& the Debt by Caleb Strong Esq^r his attorney & pleads & says
that he never promised in manner & form as the Plff
in his declaration hath alledged & thereof puts himself
on the Country & the Plff appears on the jurors of the jury according
to the form & effect of the Statute in such case made
provided at this time returned & impanelled being
likewise demanded come here to say the truth
concerning the premises being duly sworn do declare
upon their Oaths by Timothy Lyman their foreman &
find that that the Debt promised in manner & form
as the plaintiff hath alledged & ascertains damages at fourteen
pound four shillings & one penny & thereupon it is considered
by the Court that the s^e Charles do recover against the
s^e Jonathan the sum of fourteen pound four shillings
& one penny & costs taxed at £4 14s 2d
Exce ip^s Feb 23rd 1785

Debeneyer Wright & Nathaniel Wright and Wright
widow & Wright all of Northampton in our County of
Hampshire Husbandmen Plffs & Geo Lyman of s^e
Northampton Husbandman Debt in a plea &c as is of
record here tofore the parties severally appear & agree
to have the case continued untill next term Wherefore
it is considered by the Court that the parties have Day
here untill the 2^d Tuesday of November next

William Bishop of south Brimsfield in our Bishop
County of Hampshire Gent^r Plffr Benjamin Tiffany
of s^e Brimsfield Cooper Debt in a plea &c as is of record
here tofore the Debt being now three times publicly called
to come into Court makes default of his appearance
the Plff is non suit & the action dismissed

Lucy James of Brimsfield in our County of Hamp James
shire Widow Plffr Jonathan James of Monson in s^e
County Cooperman Debt in a plea &c as is of record here
tofore the Debt being three times publicly called
to come into Court makes default of his appearance
the Plff is Non suit & the action dismissed

Stenton
Pekin

Samuel Stenton of Greenwich in our County of Hampshire
Yeoman Plaintiff Simon Pekin of Ambroft in sd County
Defendant in a plea & assise of record heretofore the
Defendant being now three times publicly called to come into
Court makes default of his appearance the Plaintiff prays
judgment & thereupon it is considered by the Court
that the sd Samuel recover against the sd Simon the
sum of five pound seventeen shillings Damages & Costs
taxed at two pound six pence & sixpence Exec ipse Sept 15th 1784

Wade

Bacon

Judley Wade of Ludlow in our County of Hampshire
Physician Plaintiff Benjamin Bacon of Wenteley in
sd County Yeoman Defendant in a plea & assise of record heretofore
the Defendant being now three times publicly called to come
into Court makes default of his appearance the Plaintiff is
Nonprossit & the Action dismissed

Nye

Badger

Jonathan Nye of New Bristow in our County
of Worcester Husbandman Plaintiff Eliza Badger of South
Brimfield in our County of Hampshire Husbandman Defendant
in a plea & assise of record heretofore - the parties have
appeared & agree to have the case continued until the next
Term Wherefore it is considered by the Court that
the parties have day here until the 22d Sunday
of November next

Bruce

Howe

Joseph Bruce of Hollar in our County of Hampshire
Yeoman Plaintiff Jacob Howe of sd Hollar Gent Defendant in a plea
& assise of record heretofore the Defendant being now three times
publicly called to come into Court makes default of his
appearance the Plaintiff appears & prays judgment & thereupon
it is considered by the Court that the Plaintiff recover against
the sd Jacob the sum of seventeen pound six shillings &
tenpence Damages & Costs taxed at two pound nine shillings
& four pence Exec ipse Sept 15th 1784

Bridgham

Chapin

Margtha Bridgham of Boston in our County
of Suffolk Widow Admx on the Estate of James
Bridgham of sd Boston Esq deceased in sd Capacity Plaintiff
vs Shadrach Chapin of Newryfield in our County of
Hampshire Yeoman Defendant in a plea & assise of record
heretofore the Plaintiff now appears & prays judgment and
thereupon it is considered by the Court that the sd Margtha
recover against the sd Shadrach the sum of six pound
seven shillings & six pence & Costs taxed at three
pound one shilling & eight pence Exec ipse Nov 16th 1784

Perin

Grosvener

Moses Perin of Woodstock in the County of Windham
& State of Connecticut Gent Plaintiff Leisiter Grosvener of
Hampden in our County of Berkshire Gent Defendant in a plea
& assise of record heretofore the Defendant being three times
called to come into Court makes default of his appearance
the Plaintiff appears & prays judgment thereupon it is considered
by the Court that the sd Moses recover against the sd Leisiter
the sum of five pound five shillings & eight pence Damages &
Costs taxed at three pound one shilling & eight pence Exec ipse Sept 15th 1784

Bridgham

M North

Margtha Bridgham of Boston in our County of Suffolk Widow
Administratrix on the estate of James Bridgham Esq of Boston deceased
in sd Capacity Plaintiff John M North of Newburyfield in our County
of Hampshire Husbandman Defendant in a plea & assise of record heretofore the
Defendant being now three times publicly called to come into Court makes default
of his appearance the Plaintiff is Nonprossit & the Action dismissed

11
1st thing of Wilbraham in our County of Hampshire Gent
Plffr Jeremiah Whithmore of Spence in our County of Whithmore
Warrents Geoman Debt in a plea & avow of record here
before the Debt having been three times publicly
called to come into Court makes default of his appearance
the Plff appears & prays judgment & thereupon it is
considered by the Court that the vs Abel recovers against the vs
Jeremiah the sum of eleven pound four shillings & three pence
Damages & Costs taxed at two pound & four pence
Exce 15th Sep^r 1794

Daniel Lumbard of Springfield in our County of Lumbard
Hampshire Geoman Plffr Elam & John & Abithen
Stephenson Geoman both of Springfield in our County Debt in a
plea & avow of record heretofore the Debt being now three times
publicly called to come into Court makes default of his appearance
the Plff appears & prays judgment the reason it is considered
by the Court that the vs Daniel recovers against the vs Elam &
Abithen the sum of three pound four shillings & seven pence
Damages & Costs taxed at one pound four shillings
Exce 15th Sep^r 1794

Joseph Miller of Ludlow in our County of Hampshire Miller
Geoman Plffr Stephen Cotton of Wilbraham in our County Cotton
Debt in a plea & avow of record heretofore the
parties severally appear & agree to have the case continued
untill the next term. It herefore it is considered by the
Court that the vs Parties have Day here untill the 2nd
Tuesday of November next

John Stearns of Wilbraham in our County of Hamp Stearns
shire Physician Plffr Benjamin Billings of Belcher town
in our County Geoman Debt in a plea & avow of record Billings
heretofore the Debt being now three times publicly
called to come into Court makes default of his appearance
the Plff appears & prays judgment the reason it is considered
by the Court that the vs John recovers against the vs
Benjamin the sum of four pound sixteen shillings &
seven pence Damages & Costs taxed at one pound twelve
shillings & six pence Exce 15th Sep^r 1794

By a Bt Dwight of Springfield Gentleman & Joseph
Lodrop of Westbury field Clerk Plffr vs Deborah
of Granby Geoman in our County Debt in a plea & avow of record

The Parties appear & agree to a further Court and this is
considered by the Court that they have Day here untill
the 2nd Tuesday of November next

Charles Brewer of Wilbraham in our County Brewer
of Hampshire Geoman Plffr Daniel Butler of North
yomey & Nathaniel Butler of Ludlow Gent both in our County Butler
Debt in a plea & avow of record heretofore the
Debt being now three times publicly called to come into
Court makes default of his appearance the Plff appears
& prays judgment & thereupon it is considered by the Court
that the vs Charles recovers against the vs Daniel & Nathaniel
the sum of one hundred & fifty three pound seven shillings
seven pence Damages & Costs taxed at two pound three
shillings & seven pence Exce 15th Sep^r 1794

John Williams James Upham & Edward Upham Williams & al
all of Desfield in our County of Hampshire Joint Debtors
Plffr Eleuthern Sanderson of Greenfield in our County Sanderson
Geoman Debt in a plea & avow of record heretofore
the Debt having been three times publicly called to come
into Court makes default of his appearance the Plff
is Nonprossit & the action dismissed

Abiel Pray of Wately in our County of Hampshire Pray
Geoman Plffr Merodach Baladan Smith of Greenfield
in our County Geoman Debt in a plea & avow of record here
before the Debt having now been three times publicly
called to come into Court makes default of his appearance
the Plff is Nonprossit & the Action dismissed

Williams
Gleason

John Williams of Deerfield in our County of Hampshire Gent.
Plffr Amos Gleason & Jonathan Gleason both of Westfield
in sd County. vs. John Williams Defendant in a plea as is of record
heretofore the Plff now appears & prays Judgment &
thereupon it is considered by the Court that the sd
John recover against the sd Amos & Jonathan the sum
of twenty pound nine shillings Damages & Costs taxed
at two pound fourteen shillings & two pence
Exec 12th Sept 10th 1791

Wells
Severance

Merben Wells of Greenfield in our County of Hampshire
Gent. Plff Joseph Wells of Greenfield Defendant in a plea as is of record here
sd County. vs. Merben Wells in a plea as is of record here
before the Court having been three times publicly
called to come into Court makes Default of his appearance
the Plff is in a plea & the Action dismissed

Pick
Stone

Oliver Pick of Deerfield in our County of Hampshire
Tender Plff John Stone of Colrain in sd County
vs. Oliver Pick Defendant in a plea as is of record heretofore
the Debt having been three times publicly called
to come into Court makes Default of his appearance
the Plff appears & prays Judgment thereupon it is
considered by the Court that the sd Oliver recover
against the sd John the sum of
£ 10⁰ & Costs taxed at

Kent
Morse

Ruggles & Kent of Suffield in the County of Hartford
& State of Connecticut Gent. Plff Lawrence C. Stock of
Westfield in our County of Hampshire vs. Ruggles & Kent
in a plea as is of record heretofore, the Debt having
been three times publicly called to come into Court
makes Default of his appearance, the Plff appears & prays
Judgment thereupon it is considered by the Court that
the sd Ruggles recover against the sd Lawrence the
sum of ten pound fifteen shillings & ten pence Damages
& Costs taxed at two pound Exec 12th Oct 12th 1791

Park
Sackett

Warham Parks of Blanford in our County of
Hampshire Esq. Adm^r of all the singular the Goods &
 Chattels of Eliza Parks late of Westfield in sd County
deceased intestate in sd Capacity Plff Jesse Sackett
of sd Westfield vs. Warham Parks Defendant in a plea as is of record
heretofore, the Debt being now three times publicly
called to come into Court makes Default of his appearance
the Plff appears & prays Judgment thereupon it is
considered by the Court that the sd Warham recover
against the sd Jesse the sum of seven pound Damages
& Costs taxed at two pound six shillings & six pence
Exec 12th Oct 12th 1791

Inhabitants
of Blanford
Campbell

The inhabitants of the town of Blanford in our County
of Hampshire Plff Isaac Campbell late of sd Blanford
vs. Isaac Campbell Defendant in a plea as is of record heretofore the Debt
having now three times been publicly called to come
into Court makes Default of his appearance, the Plff
wins & the Action dismissed

Forster
Granger

William Forster of Westfield in our County of
Hampshire vs. Isaac Granger of Westfield
in the County of Hartford & State of Connecticut
Gent. Defendant in a plea as is of record heretofore, the
Plff appears by John Phelps Gent. his Attorney & the
Def in his own person & agree to refer the case with
all demands subsisting between them to the
Bls Esq. & others under their Esq. & Samuel Fowler to the
award Judgment & Determination of them or either two of
them & their Judgment or award to be final to be returned
into this Court & Judgment to be made up & Execution issue
accordingly & that the sd Parties have day here until the
2nd Tuesday of November next

Gerard Pratt of Granville in our County of Hampshire
Plff vs Job Stiles Junr of Granville Defendant
as is of record heretofore the parties severally appear
a leave it to the award judgment & determination of
Timothy Robinson Oliver Phelps & Capt Coe & the award
or judgment of them or either two of them to be final
to be returned into Court & judgment made
Execution issue accordingly & it is considered by the
Court that the sd Parties have day here untill
the 2nd Tuesday of Nov^r next

Paulley Catwell of Westfield in our County
of Hampshire Plff vs Jonathan Miller of
Chester in sd County Defendant
as is of record heretofore the sd Plaintiff has been three
times publicly called to come into
Court under default of his appearance the Court
appears & prays judgment there upon it is considered
that the action be continued untill judgment
that the parties have day here untill the 2nd
Tuesday of November next

John Phelps of Westfield in our County of Hampshire
Plff vs Job Stiles Junr of Granville in sd County
Defendant as is of record heretofore the
sd Plaintiff has been three times publicly called to come into
Court under default of his appearance the Court appears
& prays judgment there upon it is considered by the Court
that the sd John recover against the sd Job the sum of
ten pounds, eighteen & three pence Damages & Costs
taxed at one pound, seven shillings & six pence
Dec^r 1st Oct^r 1785

Samuel Bannock of Granville in our County
of Hampshire Plff vs Samuel Thrall of sd Granville
Defendant as is of record heretofore the sd Plaintiff
having been three times publicly called to come into
Court under default of his appearance the Court
Non suit & the action is quashed

Abraham Brooks of in the County of
vs Matthew Dewolf of in the County of
in a habeas as recorded heretofore the Parties now appear
& agree to continuance & it is considered that they
have day here untill the second Tuesday of November next

Submit Clark of Westfield in our County of Hampshire
Plff vs William Gidd of Northampton in sd County
Defendant as is of record heretofore the sd Plaintiff
having been three times publicly called to come
into Court under default of his appearance the Court
appears & prays judgment there upon it is considered
by the Court that the sd Submit recover against the
sd William the sum of eighteen pounds, sixteen shillings
& six pence Damages & Costs taxed at one pound, seven shillings
& two pence & so there fore &c
Dec^r 1st Apr^r 1785

David Fowler of Southwick in our County of
Hampshire Plff vs Enos Loomis of sd Southwick
Defendant as is of record heretofore the
sd Plaintiff has been three times publicly called to come
into Court under default of his appearance the
Court appears & prays judgment there upon it is
considered by the Court that the sd David recover against
the sd Enos the sum of two pounds, sixteen shillings
& one penny & Costs taxed at two pounds & five pence
Dec^r 1st Apr^r 1785

Jacob Root of a place called Schoharie in our County of
Hampshire Plff vs Job Stiles Junr of Granville in
our County of Hampshire Defendant as is
of record heretofore the parties severally appear
& agree to have the case continued untill next term
Wherefore it is considered by the Court that the
parties have day here untill the 2nd Tuesday of
November next

Parke

Morison

Amos Parke of Woodbury in our County of Hampshire
Comon Plea James Morison of Blomford in sd County
Comon Debt in a plea & as is of record heretofore, the
Deft having been three times publicly called to come
into Court makes default of his appearance the Plff
appears & prays judgment thereupon it is considered
by the Court that the sd Amos recover against the sd
James the sum of two pound eighteen shillings
Damages & Costs taxed at one pound seventeen shillings
Dated 1st Oct^r 1781

Parke

Hough

Warham Parke of Blomford in our County of
Hampshire Esqr Plff Elijah Hough of Southwiche
in sd County Comon Debt in a plea & as is of record
heretofore the Deft having been three times publicly
called to come into Court makes default of his appearance
the Plff appears & prays judgment & thereupon it is
considered by the Court that the sd Warham recover
against the sd Elijah the sum of sixty four pound
seven shilling & two pence Damages & Costs taxed at
two pound & six pence Dated Oct^r 12th 1781

Parke

Blair

Solomon Brown of a place called White Creek
in the County of Charlotte & State of New York Comon
Plff Robert Blair of Blomford in our County of
Hampshire Comon Debt in a plea & as is of record
heretofore the Plff appears by John Phillips Esqr
& the Deft by the Caleb Strong Esqr his attorney
& agree to have the Case continued untill the next
term. Wherefore it is considered by the Court that the sd
Parties have day here untill the 2^d Term of Nov^r next

Jones

Beckwith

Amos Jones of Colebrook in the County of Hartford &
State of Connecticut Comon Plff Joshua Beckwith of
Palmer in our County of Hampshire Comon Debt in a plea
& as is of record heretofore, the Deft having been three times
publicly called to come into Court makes default of his
appearance, the Plff appears & prays judgment thereupon it
is considered by the Court that the sd Amos recover against
the sd Joshua the sum of eight pound ten shillings & seven
pence Damages & Costs taxed at one pound ten shillings
& eight pence Dated 1st Sept^r 1781

Sergeant

Fowler

Everett Sergeant Physician & John Sergeant Clerk
both of Southbridge in our County of Hampshire Comon
Plff John Fowler of Southbridge in our County of
Hampshire Comon Debt in a plea & as is of record
heretofore the Deft being three times
publicly called to come into Court makes default
of his appearance the Plff appears & prays judgment
thereupon it is considered by the Court that the
Plff appears & prays judgment & thereupon it is con-
sidered by the Court that the sd Everett & John recover
against the sd Fowler the sum of seven pound
& seven shillings & nine pence Damages & Costs
taxed at two pound eight shillings & six pence
Dated 1st Sept^r 1781

Daniel Pross Junr of Pawling's Green in the County of Dubuo
a State of New York Plaintiff vs Thomas Shinton Yeoman Defendant
Shinton Yeoman both of Williamburg in our County of Hampshire
Defts in a plea & as is of record heretofore, the Defts having been
three times publicly called to come into Court makes default
of his appearance the Plff appears & prays judgment & thereupon
it is considered by the Court that the sd Daniel recover against
the sd Thomas & Benjamin the sixty nine pence eighties
shillings & seven pence Damages & Costs taxed at three pound four
shillings & two pence Exec ipd Sept 2nd 1784

Pross 18
Shinton

Niles Washburn of the District of Middlefield in the County
of Albany & State of New York Yeoman Plff James Saggart of
Middlefield in our County of Hampshire Yeoman Deft in a plea
as is of record heretofore, the Deft having now three times
publicly called to come into Court makes default of his appearance
the Plff appears & prays judgment & thereupon it is considered
by the Court that the sd Niles recover against the sd James
the sum of five pound four shillings Damages & Costs taxed at
three pound five shillings & eight pence Exec ipd 11th 1784

Washburn
Saggart

Samuel Bottwood of Amherst in our County of Hampshire
Yeoman Plff John Wait of Pittsfield in our County of
Berkshire Yeoman Deft in a plea as is of record heretofore
the Plff now appears & prays judgment & thereupon it is
considered by the Court that the sd Samuel recover against
the sd John the sum of two pound four shillings Damages
& Costs taxed at two pound ten shillings & seven pence
Exec ipd Sept 9th 1784

Bottwood
Wait

Ezekiel Root of Pittsfield in our County of Berkshire
Gent Plff Downing Warner of Williamburg in our County
of Hampshire Yeoman Deft in a plea as is of record
heretofore the Deft having been three times publicly
called to come into Court makes default of his appearance
the Plff appears & prays judgment & agrees to take Costs
at one shilling only & thereupon it is considered by the Court
that the sd Ezekiel recover against the sd Downing
the sum of three pound sixteen shillings & two pence Damages
& Costs taxed at two pound three shillings & eight pence
Exec Oct 10th 1784

Root
Warner

Levi Pierce of Putridge field in our County of Berkshire
Plff Samuel Miner of Worthington in our County of
Hampshire Yeoman Deft in a plea as is of record
heretofore the Deft having been three times publicly
called to come into Court makes default of his appearance
the Plff is Nonprose & the action dismissed

Pierce
Miner

Isaac Bisset of Chester in our County of Hampshire
Trader Plff John Steel of Worthington in our County of
Berkshire Yeoman Deft in a plea as is of record heretofore the
Deflt having been three times publicly called to come
into Court makes default of his appearance the Plff
appears & prays judgment & thereupon it is considered
by the Court that the sd Isaac recover against the
sd John the sum of thirty pounds Damages & Costs
taxed at two pound four shillings & two pence

Bisset
Steel

Warham Parks of Blanford in our County of Hampshire
Esqr Plff Amos Frink of Worthington in said County Yeoman
Deflt in a plea as is of record heretofore the
Deflt having been three times publicly called to come into
Court makes default of his appearance & the Plff appears &
prays judgment & thereupon it is considered by the Court
that the sd Warham recover against the sd Amos the sum
of twenty nine pound three shillings & two pence & Costs taxed
at two pound seven shillings & seven pence Exec ipd Oct 13th 1784

Parks
Frink

Samuel Fowler of Westfield in our County of Hampshire
Gent Plff Joseph Barrell of Boston in our County of Suffolk
Merchant Deflt in a plea as is of record heretofore - The Plff Barrell
appears by Theodore Lynde Esqr his Attorney & the Deflt
by Caleb Strong Esqr his Attorney & says he is promised in
Manner & form as the Plff in his declaration hath alleged
& thereof puts himself on the Country & And the sd Samuel
reproving both in the Liberty of waiving this demurour
on the Trial of the appeal & then joining the issue above tendered
now says the plea of the matter therein contained one an insufficient
Answer to his declaration, that he is not bound by the

Fowler
Barrell

Fowler
Barrell

Lines of the Land to make answer thereto & this being ready
to verify & Wherefore he prays Judgment of the Court & says
& that his damages & costs may be adjudged to him & And the
said Joseph consenting says his Plea aforesaid is sufficient
Thereupon all and singular the Premises being seen &
by the Court now here fully understood for that it ap-
pears to the said Court that the Plea aforesaid of the
said Joseph by him above pleaded and the Matters
therein contained are ~~a~~ sufficient Answer to the
Declaration aforesaid of the said Samuel and ~~ought~~
~~not to be removed~~ that he ought not to recover any thing
upon his Plea aforesaid & Therefore it is considered
by the Court that the said Samuel by his Plea aforesaid
receives nothing ^{but that} for that for his groundless Claim he
be in mercy & and it is also considered that the
said Joseph do recover against the said Samuel
Costs for defending the Suit of the said Samuel taxed
at Three pounds four shillings & eight pence
thereupon the sd Samuel in his own proper person appears
from the Judgment of this Court to the supreme Judicial
Court holden at Springfield in & for the County of Hampshire
on the fourth Tuesday of September & he recognises with
juristics as the Law directs for prosecuting his sd Appeal
with effect as by sd recognizance on file appears &

Remington
Campbell

Amos Remington of Suffield in the County of
Hartford & State of Connecticut Yeoman Plaintiff
Campbell of Southwick in our County of Hampshire
Yeoman Defendant in a Plea & as is of record here before
the Debt having now three times been publicly called to
come into Court makes default of his appearance the
Plff appears & prays Judgment & thereupon it is considered
by the Court that the sd Amos recover against the sd
Thomas the sum of eleven pound thirteen shillings
& ten pence & Costs taxed at one pound nineteen
shillings & ten pence & Exec i^o Oct 12th 1794

Applby
Stork

William Applby of Westfield in our County of Hampshire
Yeoman Plaintiff Lawrence of sd Westfield Yeoman
Defendant in a Plea & as is of record here before, the Debt having
now three times been publicly called to come into
Court makes default of his appearance the Plff
Nonprossit & the action dismissed

Copley
Bartlow

North Copley of Westfield in our County of Hampshire
Yeoman Plaintiff Oliver Bartlow Yeoman, Thomas Bartlow
Yeoman both of Granville in sd County Defendants in a Plea &
as is of record here before, the Plff now appears & prays
Judgment & thereupon it is considered by the Court that
the sd North do recover against the Abnxs & the
sum of four pound eighteen shillings & seven pence & Costs
taxed at one pound seven shillings & two pence & Exec i^o Oct 15th 1794

Sackett
Miller

North Sackett of Westfield in our County of Hampshire
Plff Alexander Miller of Warrington in sd County
Defendant in a Plea & as is of record here before, the Debt
having been three times publicly called to come into Court
makes default of his appearance the Plff appears & prays
Judgment & thereupon it is considered by the Court that the
sd North recover against the sd Alexander the sum of thirty four
pound thirteen shillings & ten pence Damages & Costs taxed at one pound
nineteen shillings & ten pence & Exec i^o Oct 15th 1794

Thomas Fowler of Southwiche in our County of Hampshire
Yeoman Plaintiff Defendant Houghton of Southwiche Yeoman Defendant
in a plea as is of record heretofore, the Defendant appears by
John Phelps Gent his attorney & confesses judgment for
the sum sued for & the Plaintiff by Samuel Fowler Gent his
attorney & accepts the said recognizance, thereupon it is
considered by the Court that the said Houghton recover against
the said Eljosh the sum of sixteen pound four shillings
& nine pence & costs taxed at two pound three shillings
& three pence. Exec 15th Oct^r 1784

John Sergeant of Leicester in our County of Worcester
Yeoman Plaintiff Palatiah Adams of Leamington in our County
of Hampshire Yeoman Defendant in a plea as is of record
heretofore, the Defendant having now three times publicly called
to come into Court, without default of his appearance the
Plaintiff appears & prays judgment thereupon it is
considered by the Court that the said Sergeant recover of the said
Palatiah the sum of five pound three shillings & seven
pence & costs taxed at two pound nine shillings & three pence
Exec 15th Sept^r 1784

Warham Parke of Blanford in our County of
Hampshire Esq^r Plaintiff Job Stiles Jun^r late of Leamington
in our County Yeoman Defendant in a plea as is of record
heretofore, the parties severally appear & it is ordered
by the Court that the case be continued until next
Term & that the said Parties have day here until the
2nd Tuesday of November next

Jonathan Sheldon of Shifford in our County of
Hampshire Yeoman, Plaintiff Job Stiles Jun^r late of
Leamington in our County Yeoman Defendant in a plea
as is of record heretofore the Defendant now
three times publicly called to come into Court
without default of his appearance the Plaintiff appears
& prays judgment thereupon it is considered by the
Court that the said Jonathan recover against the said Job
the sum of seven pound six shillings & one penny
damages & costs taxed at two pound Exec 15th Oct^r 1784

David Fowler of Southwiche in our County
of Hampshire Yeoman Plaintiff Stephen Lee of Wiltshire
in our County Yeoman Defendant in a plea as is of record
heretofore, the Plaintiff now appears & prays judgment
& thereupon it is considered by the Court that the said
David recover against the said Stephen the sum of
thirteen pound eight shillings damages &
costs taxed at 1^l 10^s 7^d Exec 20th Dec^r 1784

Oliver Giltner of Linsbury in the County
of Hartford & State of Connecticut Gent Plaintiff
John Giltner of Wilbraham in our County of Hampshire
Yeoman Defendant in a plea as is of record heretofore
the Defendant having now three times been publicly
called to come into Court, without default of his
appearance the Plaintiff now appears & the action is dismissed

William Phillis of Boston in our County
of Suffolk Esq^r Plaintiff William Phillis of Boston in our County
of Suffolk Esq^r Defendant in a plea as is of record heretofore
the Plaintiff now three times publicly called to
come into Court without default, the Defendant appears & prays
judgment thereupon it is considered by the Court that the
said William recover against the said William Phillis the sum of
three pound eight shillings & one penny Exec 15th 1784

Parke
Howard

Warham Parke of Stamford in our County of Hampshire Esq: Administrator of all singular the goods & Chattels Rights & Credits of Elisha Parke late of Westfield in sd County Deceased in &c Capacity. P^lff & Abel Howard of Southwiche in sd County Clerk. Deft in a plea &c as is of record heretofore the Deft being now three times publicly called to come into Court makes default of his appearance the P^lff appears & prays Judgment & thereupon it is considered by the Court that the sd Warham recover against the Deft the sum of fifteen pound two shillings & three pence Damages & Costs taxed at two pound six pence
Exe ip^s Nov^r 22^d 1784

Mofely
Williams

Hannah Mofely of Westfield in our County of Hampshire Gentlewoman Executrix of the last Will & Testament of John Mofely late of sd Westfield Esq: dec^d P^lff & Ruben Williams of sd Westfield Gentleman Executor of all & singular the goods & Rights & Credits of Nathaniel Williams late of Westfield in sd County Gentleman Deceased Deft in a plea &c as is of record heretofore the Deft having been three times publicly called to come into Court makes default of his appearance the P^lff appears & prays Judgment & thereupon it is considered by the Court that the sd Hannah recover against the sd Ruben the sum of eleven pound thirteen shillings & one penny & Costs taxed at £1.8.10 Ex^{ip} Dec^r 20. 1784

Fulter
Robbins

Ephraim Fulter of Woburnham in our County of Hampshire Gentleman P^lff & Daniel Robbins of sd Woburnham Gent^l Deft in a plea &c as is of record heretofore, the P^lff now appears & prays Judgment & thereupon it is considered by the Court that the sd Ephraim recover against the sd Daniel the sum of twenty pound, six shillings & five pence Damages & Costs taxed at one pound eighteen shillings & ten pence
Exe ip^s Nov^r 17th 1784

Sutton
Miller

Joseph Sutton of West Springfield in our County of Hampshire Clerk P^lff & Thomas Miller late of sd Springfield Gentleman, Joseph Rogers agent & Trustee of the sd Thomas Deft in a plea &c as is of record heretofore, the parties severally appear & it is ordered by the Court that the Case be continued untill next Term & that the sd parties have Day here untill the 2nd Tuesday of November next

Day
Baxter

Gideon Day of West Springfield in our County of Hampshire Gentleman P^lff & Moses Baxter late of sd Springfield Gentleman Deft in a plea &c as is of record heretofore the P^lff now appears & prays Judgment & thereupon it is considered by the Court that the sd Gideon recover against the sd Moses the sum of seven pound fifteen shillings & three pence Damages & Costs taxed at one pound nineteen shillings & six pence
Exe ip^s Sep^r 9th 1784

Woolworth
P^lff

Phineas Woolworth of Grotonville in our County of Hampshire Trades P^lff & Eben Smith P^lff late of New York in the County & State of New York Trades Deft in a plea &c as is of record heretofore the P^lff appears by Caleb Strong & Theodore Sedgwick Esq: his attorneys & the Deft by Moses Blis Esq: his attorney & says he never promised in manner & form as the P^lff hath alleged & thereal matter himself on the Country thereupon the Jurors of the Jury according to the form &

effect of the Statute in such case made & provided at this time returned & impaneled being likewise demanded come here who to say the truth concerning the premises being duly sworn declare upon their Oaths by Timothy Lyman their foreman that the Deft promised in immanere form on the Pff in his Declaration hath alleged thereupon it is considered by the Court that the se Prince recover against the sd Ebenezer Smith the sum of one hundred & seventy six pound twelve shillings - the Deft by Moser Osip Esq^r appeals from the judgment of this Court to the supreme judicial Court holden at Springfield in for the County of Hampshire the fourth Tuesday or September next & he recognizes with sureties for prosecuting his sd appeal as the Law directs

Samuel Howe of Pelchertown in our County of Hampshire Esq^r Pff^r Stephen Darling of sd Pelchertown Deft Darling in absence as is of record heretofore, the Pff now appears & prays judgment thereupon it is considered by the Court that the sd Samuel recover against the sd Stephen the sum of thirty four pound seven shillings & nine pence Damages & Costs taxed at two pound two shillings & eleven pence. Exec ip^d 10th 1784

sd Samuel Howe of Pelchertown in our County of Hampshire Esq^r Pff^r Willis Yeoman John Boardwell Yeoman both of sd Pelchertown Defts in absence as is of record heretofore Willis at a which was defaulted at the Last term. Hannah Howe & others Howe being committed by the Court as Administrators on the Estate of the sd Samuel dec^d appears & prays judgment thereupon it is considered by the Court that the sd Samuel recover against the sd John the sum of forty four pound fifteen shillings & eight pence Damages & Costs taxed at two pound four shillings & seven pence. Exec ip^d Sep^r 13th 1784

John Clark of Colrain in our County of Hampshire Esq^r Pff^r Joseph Washburn of New Brunswick Deft Washburne in our County of Worcester Yeoman Deft in absence as is of record heretofore the Deft having now three times publicly called to come into Court makes default of his appearance, the Pff appears & prays judgment thereupon it is considered by the Court that the sd John recover against the sd Joseph the sum of four pound eleven shillings & seven pence Damages & Costs taxed at two pound sixteen shillings & four pence. Exec ip^d Sep^r 20th 1784

Caleb Strong of Northampton in our County Strong Esq^r of Hampshire Esq^r Pff^r Tertius French of Conway in sd County Esq^r Pff^r Deft in absence as is of record heretofore the Deft having been three times publicly called to come into Court makes default of his appearance the Pff appears & prays judgment thereupon it is considered by the Court that the sd Caleb recover against the sd Tertius the sum of five pound six shillings & two pence Damages & Costs taxed at one pound eighteen & two pence. Exec ip^d Oct^r 11th 1784

Joel Smith of Hatfield in our County of Hampshire Esq^r Pff^r Peter Harwood of Windsor in our County of Berks Esq^r Pff^r Deft in absence as is of record heretofore the Pff appears by Caleb Strong Esq^r his Attorney & the Deft by Theodore Sedgwick Esq^r his Attorney defend the force & injury regarding the Liberty of giving any special matter in evidence & says he never promised in manere form on the Pff in his Declaration hath alleged & thereupon puts himself on the Country thereupon the Jurors according to the form & effect of the Statute in such case made & provided at this time returned & impaneled being likewise

demanded come here who to say the truth concerning
the Premises being duly sworn declare upon their
Oath by Amosby Lynnam their foreman that the Debt
promised is set forth in the P^lffs writ. thereupon it is
considered by the Court that the d^d J^{or} recover against the
d^d Peter the sum of forty six pound seven shillings & nine
pence the Debt appears by Will Harwood his attorney
& appeals from the judgment of this Court to the Supreme
Judicial Court holden at Springfield in and for the
County of Hampshire & fourth Tuesday of Sep^r next
recognizes with sureties as the Law directs

Williams
Stanley

Isabel Williams of Hatfield in our County of Hampshire
Esq^r P^lffs Frederick Stanley of Hatley in d^d County Yeoman
Debt in a plea as is of record heretofore the Debt
having now three times publicly called to come into
Court makes default of his appearance the P^lff appears
& prays judgment thereupon it is considered by the
Court that the d^d Isabel recover against the d^d Frederick the
sum of three pound six shillings & seven pence Damages
& Costs taxed at two pound & two pence Exec^o Sep^r 29th 1784

Worton
Taylor

James Worton of Blomford in our County of
Hampshire Clerks P^lffs Gillman Taylor of Dorchester
in our County of Suffolk Merch^t Debt in a plea
as is of record heretofore the parties severally appear
& at motion of the Debt agree to have the Case continued
untill the next term. Wherefore it is considered by the
Court that the d^d Parties have Day here untill the
2nd Tuesday of November next

Stocum
Stocum

Samuel Stocum of Granville in our County of
Hampshire Yeoman P^lffs David Stocum Yeoman Surgeon
Stocum Yeoman both of d^d Granville Debt in a plea
as is of record heretofore the Debt having now three times
been publicly called to come into Court makes default
of his appearance here the P^lff appears & prays judgment
& thereupon it is considered by the Court that the Case
be continued untill next term to have judgment thereupon
& that the parties have Day here untill the 2nd Tuesday
of November next

Warner
Wright

Jon^a Warner Nodine Warner both of
Hatley in our County of Hampshire Joint P^lffs
Westwood Wright of Hatfield in d^d County Shop^{er} Debt
in a plea as is of record heretofore the Debt having
now three times publicly called to come into Court
makes default of his appearance the P^lff appears &
prays judgment thereupon it is considered by the Court
that the Jon^a recover against the d^d Westwood the
sum of ten pound thirteen shillings & nine pence
Damages & Costs taxed at one pound seventeen shilling
& ten pence Exec^o Sep^r 29th 1784

Bemis
Lamb

Edmond Bemis of Gildford in the County of Wiltshire
& State of Vermont Yeoman & Abigail his Wife P^lffs
Isaac Lamb of Putney in our County of Hampshire
Physician Debt in a plea as is of record heretofore the
Debt having now been three times been publicly called to
come into Court makes default of his appearance the P^lff
appears & prays judgment thereupon it is considered by
the Court that the d^d Edmond recover against the d^d
Isaac the sum of twenty three pound nine shillings &
two pence Damages & Costs taxed at two pound thirteen
shillings & two pence Exec^o Sep^r 29th 1784

John Wing of Conway in our County of Hampshire
Yeoman ^{Wing} ~~Plff~~ ¹⁶ ~~Wm. Williams~~ of Pittsfield in our County
of Berkshire Esq^r ^{Williams} ~~Deft~~ in a plea & c as is of record heretofore
the Deft being now three times publicly called to come
into Court makes default of his appearance the Plff
is nonsuit & the action dismissed

Thomas Griswold of ~~William~~ ^{Griswold} in the County of
Hartford & State of Connecticut Yeoman ~~Plff~~ ^{David}
Brownson Pecker Brownson both of Northampton
in our County of Hampshire Yeoman ~~Deft~~ in a
plea & c as is of record heretofore the Parties severally
appear & at motion of the Deft agree to have the
Case continued untill next Term Judgment to
be final. Wherefore it is considered by the Court that
the sd Parties have day here untill the 2nd Sunday of November next

Ozias Pettibone of Simsbury in the County of Hartford Pettibone
& State of Connecticut Esq^r ~~Plff~~ ^{Wright} John Wright of Granville
in our County of Hampshire Gent^l ~~Deft~~ in a plea & c as is
of record heretofore, the Deft having now three times been
publicly called to come into Court makes default of his
appearance the Plff appears & prays Judgment & thereupon
it is considered by the Court that the sd Ozias recover against
the sd John the sum of nine pound eleven shillings & 6 pence
taxed at one pound sixteen shillings & 6 pence Nov^r 22nd 1784

Ozias Pettibone of Simsbury in the County of Hartford Pettibone
& State of Connecticut Esq^r ~~Plff~~ ^{Wright} John Wright of Granville
in our County of Hampshire Gent^l ~~Deft~~ in a plea & c as is
of record heretofore, the Plff now appears & prays Judgment
& thereupon it is considered by the Court that the sd Ozias
recover against the sd John the sum of four pound eleven
shillings & 6 pence & 6 pence & 6 pence taxed at one pound fifteen & eight
pence & 6 pence Nov^r 22nd 1784

Asahel Gillet of Suffield in the County of Hartford Gillet
& State of Connecticut Yeoman ~~Plff~~ ^{Pomeroy} Elijah Pomeroy of
West Springfield in our County of Hampshire Yeoman ~~Deft~~
in a plea & c as is of record heretofore the Deft having
now been three times publicly called to come into Court
makes default of his appearance the Plff appears & prays
Judgment & thereupon it is considered by the Court that
the sd Asahel recover against the sd Elijah the sum of
twelve pound ten shillings & nine pence & 6 pence taxed at
two pound two shillings & eight pence & 6 pence Dec^r 12th 1784

Justus Forward Clerk, Gideon Stebbins Gent^l and Forward
Justus Dwight Yeoman all of Northampton in our County
of Hampshire ~~Plffs~~ ^{Dwight} Executors of the last will & testament
of Philip Dwight of sd Northampton Dec^r Erastus Dwight N^o 1
of Northampton in sd County Yeoman ~~Deft~~ in a plea
of trespass on the Case that the sd Erastus on the 11th
Day of November seventeen hundred & seventy nine at
Northampton afores^d by his promise of that date for value
received promised one Nathaniel Dwight or Order Twenty pounds
Lawful value Money in Spanish milled Dollars at six
shillings a piece on or before the first Day of April then
next the lawful interest thereof till paid & afterwards to pay it
on the or the 3rd Day of June 1783 at Northampton afores^d
the sd Philip Dwight being then dead the sd Nath^l indorsed the sd
Note with his own proper hand thereto subscribed & ordered the
Contents thereof for Value rec^d to be paid to G^d Justus
Gideon, & Justus Executors as afores^d at Northampton afores^d
had notice & became liable & promised to pay them the same
yet the sd Erastus althoth often requested has not paid the Contents
of the sd Note nor any part thereof to them the sd Justus
Gideon, Justus but he has refused & still refuses to do it
to the damage of the sd Justus Forward Gideon Stebbins & Justus
Dwight the sum of thirty pound, of Deft being now three
times publicly called to come into Court makes default of
his appearance the Plffs appear by Joseph Clark

their Attorney & private judgment & thereupon it is considered
by the Court that the Defendants, Gideon & others recover against
the D. Crocker the sum of twenty five pound six shillings
Damages & costs taxed at one pound five shillings & eight
pence & Excise Sept 25th 1781

Belding
Dickinson
N^o 2

Here be Belding of Amherst in the County
of Hampshire Plaintiff against Jonathan Dickinson
Johan and Elisha Smith Shoemaker both of the
same Amherst Defs in a Plea of Trespass and
warrant upon the Plea complaining for this to wit
that the said Jonathan & Elisha at Amherst
aforesaid on the seventh day of May last past
the Cow of the Plff three pounds of the Value of
Three pounds with Force & Arms took and
carried away & the said Cow detained untill
the Plff paid unto the said Jonathan & Elisha
the sum of Thirty nine shillings & other wrongs the
said Jonathan & Elisha did & committed against
the Peace & to the Damage of the said Belding
Six pounds & The Plff appears by Theodore Tidy
with by his Att^y and the Defs by Simon Strong Esq^r
their Att^y and move that this Case may be continued
ed that they may have Time to prepare special
Pleadings, and it is considered by the Court
that the said Parties have Day here in Court
untill the Second Tuesday of November next

George Smith of the District of Claverack in the County Smith 17
of Albany & State of New York Executor of the last
will & Testament of John M. Smith late of Claverack Dec'd
Plff in Error & Appellant of Claverack in the County of
Hampshire this Complainant Deft in Error & Respondent in a Plea of
Arrest on the Case, whereupon the sd George complains
for this Court that the sd James at Northampton on the
twenty sixth day of April 1780 by his note of hand of
that date for Value rec'd promised the sd John to pay him
on demand forty shilling York money with interest till
paid & also that the sd James at Northampton on the
nineteenth day of July in 1780 by his note of hand
promised the sd John to pay him thirty nine pound
fourteen shillings York currency on or before the 1st day
of May then next with interest till paid. Yet the sd
James attho often requested has never paid the sd sum
or sd interests or any part of y^e & still doth neglect & refuse
to fulfill to the Damage of the sd George in his Capacity
the sum of sixty five pounds the Deft having now
been three times publicly called to come into Court
under default of his appearance, the Plff by Theodore
sedgwick Esqr prays Judgment & thereupon it is considered
by the Court that the sd George recover against the sd
James the sum of fifty seven pound thirteen shillings
& seven pence & costs taxed at two pound three shillings
& six pence &c Exec Sept 20th 1781

Samuel Bottwood of Amherst in our County Bottwood
of Hampshire Complainant & Seth Lyman of Northampton
in sd County Defendant Deft in a Plea of Arrest on the Case
for that at the sd Northampton on the tenth day of August
1781 the sd Samuel & the sd Seth agreed concerning the sd Seth's
purchasing Oxen for one Park Woodward & of concerning
the sd Samuel selling & delivering to y^e sd Seth his seven
fat Oxen for the price of seventy pounds on the Credit of y^e
sd Park Woodward & as there was in that discourse the sd Samuel
doubting of the Credit & ability of the sd Park refused to
sell & deliver the same Oxen to the sd Seth on the Credit of
the sd Park he the sd Seth in order to induce the sd Samuel
to sell to him the same Oxen for sd Price then & there
expressed on himself & faithfully promised the sd Samuel
that if he the sd Samuel would sell & deliver to him
the same Oxen for sd Price & receive into his custody
a Note under the hand of y^e sd Park for the payment of
y^e same in order to receive the sd Purchase Money of y^e sd Park
if the sd Park would pay the same that if he y^e sd Seth would
cause the sum of seventy pounds to be paid to the sd Samuel
either by himself or the sd Park within one month then
next following & if sd Samuel in fact says that trusting to
relying on y^e sd Assurances of y^e sd Seth he the sd Samuel
did then there deliver & sell to the sd Seth these Oxen for the
price aforesd & did then receive into his custody the sd Note
under the hand of y^e sd Park in order to receive of the sd Park
the sd seventy pounds if he would pay the same
Nevertheless y^e sd Seth his promise aforesd not regarding but
intending the sd Samuel in this behalf to defraud hath never
caused the sd Sum of seventy pounds to be paid either by
himself or the sd Park or any person thereof though often
requested but has refused to do it & also for that whereas
the sd Samuel on the same day & year had sold & delivered
to sd Seth at his special request to wit at sd Northampton
seven other fat Oxen he the sd Seth then & there in consideration
thereof promised the sd Samuel to pay him another sum of
seventy pounds within one month then next following
Also for that the sd Samuel on the same day & year sold
& delivered to the sd Seth at his special request seven other

fat Oxen be the sd Seth in consideration thereof promised the
sd Samuel that if one Park Woodward would not pay, & sd
Samuel for sd Oxen that then be the sd Seth would pay to
sd Samuel the sum of seventy pounds in Lawful Money upon
as the same month should be expired & the sd Samuel in
fact says that the sd Park never paid the same sum of seventy
pound or any part thereof. Also for that the sd Samuel
there on the same daye gave sold & delivered to sd Seth seven
other fat Oxen at his request & that the sd Seth then & there promised
sd Samuel to pay him so much Money as the same Oxen were
reasonably worth on demand, & sd Samuel says the same Oxen
at the time of sale & delivery were worth the sum of seventy
pounds in Lawful Money whereof the sd Seth had notice
yet sd Seth tho often requested hath never performed either of
sd Premises but neglects & refuses to do it To the Damage of
the sd Samuel the sum of ninety pounds, & the parties
severally appear & and at motion of the Deft to have the
Case continued untill next term it is Ordered & considered by
the Court that the sd Parties have day here untill the 2nd
Tuesday of November next.

Leavitt
Inhabitants
of
Charlemont
N^o 3.

Jonathan Leavitt of Charlemont in our County of
Hampshire Clerk of the Peace Inhabitants of sd Charlemont
Defts in a plea of the Case for that the sd Inhabitants
at sd Charlemont on the twenty fourth day of July
seventeen hundred & sixty seven having duly chosen
elected the sd Jonathan to the work of the Gospel Ministry
& to be a Lawful settled minister of the same town that
is to say at a meeting of the sd Inhabitants duly
qualified to vote warned & notified according to Law to
assemble & did then & there assemble & agree upon & pass
the following Vote (viz) Agreed & voted to give the sd
Jonathan Leavitt provided he accepts & settles within
one hundred pound Settlement to be paid as follows (viz)
sixty pounds the first Year & forty pound, as also an
annual Salary to begin as follows fifty pounds to be
paid the first Year & to rise two pounds a year five years
& there to remain & otherwise to find him his Wood
& at another meeting of the sd Inhabitants legally warned
& holden there for that purpose on the eighteenth day of
August seventeen hundred & sixty seven agreed upon &
passed their Vote to the sd Jonathan in the following
Words (viz) agreed upon & voted the salary of the sd Jonathan
provided he accepts & settles within shall begin & continue
as agreed aforesaid upon at our meeting aforesaid & vote
continue untill there are sixty families in town & then
to rise one pound upon each Family that shall be added
above sixty till it comes to be eighty pounds a year
& there to remain during his continuance with us in the
Work of the ministry by which votes the sd Jonathan
says the sd Inhabitants did contract & promise to
hire the sd Jonathan that is in case he would accept
their sd Call, become their settled minister then the sd
Inhabitants would pay the sd Jonathan one hundred pounds
in Lawful money Settlement out two several payments
as aforesaid to be made within the second year following

the sd Jonathan's settlement in the ministry there, also
 that they would pay him as a salary for the first year
 of his ministry fifty pounds, in lawful money & to pay
 him the same sum with the addition upon additions
 annually of two pounds for the space of five years which
 salary being so augmented, viz, to the sum of sixty pounds
 per annum they promised to pay to the sd Jonathan
 annually during his sd ministry, & after the end of the
 five years, together with addition upon addition annually
 of one pound by the year for every family that should be
 added to the number of families in sd Town over & above
 the number of sixty families, untill by means of such
 addition the stated annual sum to be paid should
 amount to eighty pounds, which sum they promised
 the Jonathan to pay him annually afterwards during
 his Ministry to them, & also to provide for him annually
 sufficient quantity of fire wood for the use of himself &
 his family, which quantity the sd Jonathan says
 amounts to sixty loads of wood worth four shillings
 per load annually. And the sd Jonathan says that
 being induced by these promises aforesaid afterwards
 viz, on the twenty first day of October 1771 seven
 hundred & sixty seven & being duly called by the Church
 to the work of the Gospel ministry did accept the
 sd Call of the sd Church & was duly installed &
 ordained to be the settled minister of the same
 Town & Church & in the same Office has ever since
 continued & has always administered the Word & Sacraments
 to all the Inhabitants of the sd Town & members of
 the sd Church who would attend on his administration
 & were duly qualified for the same --- And the sd
 Jonathan further says that on the tenth of May 1772
 seven hundred & seventy eight the Number of
 the sd Families in sd Town had so increased after the
 sd time of settlement that they did amount to more
 than eighty & have so remained by means whereof
 & by virtue of the Contract aforesaid the sd Inhabitants
 ought to have paid to him the sum of eighty pounds
 per year in lawful money ever since & also to have
 provided for him his annual fire wood of the quantity
 & value aforesaid. Nevertheless the sd Jonathan this
 promise not regarding but minding the sd Inhabitants their
 betwixt to injure & defraud have never performed the same
 tho' often requested but neglect & refuse to do it. So that by
 means of sd neglect & refusal four hundred pounds of the
 money which ought to have been paid to the sd Jonathan
 for the time between the sd time of settlement & the twenty
 second day of April last past & also the quantity of fire wood
 for five years within that time worth sixty pounds
 remains unpaid also for that sd Inhabitants at
 sd Church meet on the last day of April last past
 owed the sd Jonathan the sum of five hundred pounds
 for other labors & services by sd Jonathan for sd Inhabitants
 at their special request there before that time done
 & then & there in consideration thereof promised sd Jonathan
 to pay him the same sum on demand & also for that
 whereas the sd Jonathan at sd Church meet on the same
 day & year had done & performed divers other labors &
 services in the Work of the Gospel ministry for the
 sd Inhabitants at their request, they the sd Inhabitants
 then & there in consideration thereof promised sd Jonathan
 to pay him so much money as therefor the sd Jonathan
 reasonably deserved to have for the same the sum of
 five hundred pounds in lawful money whereof sd
 Inhabitants then & there had notice & were required
 to pay the same, yett the sd Inhabitants tho' often
 requested have never performed either of their Contract aforesaid

nor ever paid the sd sums of money or either of them or any
 penny thereof but neglect & refuse to do to the damage of the sd
 Jonathan fourteen hundred pounds & the Plff appears by
 Simon Strong & Caleb Strong Esqrs his attorneys & the Defts
 appear by Moses Blis & Theodore Sedgwick Esqrs & come & defend
 the force & injury & say they never promised in manner & form
 as the Plff in his declaration hath alleged & thereupon put
 themselves on the Country and the Plff returning to himself
 the Liberty of waiving this demurrer on the trial of the
 appeal & joining the issue above tendered & consenting also
 that on trial at the supreme Court that he find
 says that the Defts plea is an insufficient answer to his
 declaration & that he is under no necessity to make answer
 thereto & this he is ready to verify & thereupon judgment
 & the Defts consenting say their Plea is sufficient
 thereupon all & singular the premises being seen & by the
 Court here now understood for that it appears to the sd Court
 that the plea aforesd of the sd Inhabitants & the matter
 therein contained is a sufficient Answer to the plaintiffs
 declaration aforesd of the sd Jonathan & that he ought
 not to receive any thing of his plea aforesd therefore
 it is considered by the Court that the sd Jonathan by
 his plea aforesd receive nothing ^{but} for his ground left claim
 he be in money & it is also considered by the Court that
 the sd Jonathan recover against the sd Jonathan their
 costs not forced paying the cost of the sd Jonathan taxed at
 £15. 5. 6. Thereupon the sd Jonathan by Caleb Strong
 Esqrs appeals from the judgment of this Court to the
 supreme Judicial Court holden at Springfield in
 for the County of Hampshire the fourth Tuesday
 of Sept^r next & re-cognizes with sureties as the
 Law directs

Lymann
 Wright
 N^o 36

God Lymann of Northampton in the County of
 Hampshire Yeoman Plff Ebenezer Wright of Northampton
 Yeoman Deft in a plea of the Case that the sd Ebenezer
 at sd Northampton on the last day of June last past owed
 sd God the sum of Eighty pounds in lawful money & in
 consideration thereof promised sd God to pay him on
 Demand & yet sd Ebenezer tho' often requested hath
 never paid the same or any part thereof but neglects
 it to the damage of the sd God Eighty pounds & the
 parties severally appear & agree to have the Case continued
 untill next Term Wherefore it is considered by the
 Court that the sd parties have Day here untill the
 2^d Tuesday November next

Scarl
 Shore
 N^o 3

Ebenezer Scarl of Pelham in our County of Hampshire
 Yeoman Plff John Shaw Jun^r of Brookfield in our County
 of Worcester Yeoman & then his wife Defts in a plea of
 the Case that whereas the sd Martha at sd Pelham on the
 last Day of May A^d one thousand seven hundred & seven
 seven being then unmarried owed the sd Ebenezer twenty
 two pound seven shillings & seven pence in lawful Money
 for various articles in consideration thereof (by the name
 of Martha Smith) promised sd Ebenezer to pay him the
 same sum on Demand also for that the sd Ebenezer at
 sd Pelham on the same day & year had & doth delivered to
 sd Martha at her request sundry goods wares &

Mr. Edmunds Druggs & medicine she the sd Martha then
sole & unmaried by the name of Martha Smith in consideration
there of promised sd Ebenezer to pay him so much money
as the four goods &c were reasonably worth on demand & sd
Ebenezer says the same were worth twenty three pound
in lawful money at the time of sale, where of the sd Martha
then & there had notice. Also for that sd Ebenezer there
on the same day & year had done & performed for sd Martha
at her request divers labors, she the sd Martha then &
there being sole by the name of Martha Smith in
consideration thereof promised sd Ebenezer so much
money - as the sd Ebenezer reasonably deserved on demand
& sd Ebenezer says he depoved therefor another sum of
twenty three pound where of sd Martha then & there
had notice, yet sd Martha tho often requested has never
paid the sd sums or either of them or any part of the
while she was unmarried nor with the sd John
or Martha since their marriage ever paid sd sum or
either of them or any part thereof but neglects & refuses
to do it to the damage of the sd Ebenezer & whereby
the parties severally appeared & agree to have the case
continued untill next term wherefore it is considered
by the Court that the sd Parties have day here untill
the 2nd Monday of November next

John Lindsay of New London in our County of Hampshire
Yeoman Plff. Lemuel Burdett of Cambridge in our County of Lindsey
of Middlesex Trader. Deft in a plea of the Case for that
the sd Lemuel at Roxbury viz at Northampton on Burdett
the eighteenth Day of April A seven hundred &
eighty three by his Note of that date for value received
of one Moses Taylor to the use of the sd John promised
the sd John to pay into the State Treasury for him
sd John who was Constable at New Salem for the year
seven hundred & eighty one, eighty pounds as it stood
on the rate bills (meaning to pay to the Treasurer
of this Common wealth sd sum of eighty & discharge with
sd Treasurer the same sum towards the rates in the
hands of the sd John to be paid to sd Treasurer) or pay all
costs that shall arise whatever (meaning to pay to the sd
John the sd sum & costs & damages on demand
Also for that the sd Lemuel there afterwards on the eighteenth
of sd April was indebted to the Plff in another sum of
eighty pounds for so much money by the sd Lemuel of
the sd John before that time had received to his the sd
Johns use, & being so indebted he sd Lemuel then & there in
consideration thereof promised the Plff to pay him
the same sum on demand, yet sd Lemuel tho often
requested hath never paid sd sum first above mentioned
into the State Treasury as aforesd or paid sd John
all costs & damages that have arisen or paid either
of the sums aforesd but neglects to do it to the damage
of the sd John one hundred & fifty pounds. The Plff
appears by Simon Strong Esqr. the Deft by Caleb Strong
Esqr. his attorney & cannot defend the forced injury reserving
Liberty to plead any new plea at the trial by appeal says
the bond declared on is not his deed & prays judgment & the
sd John agreeing to sd reservation says that the plea
aforesd is insufficient & that he is so bound to answer
there to & want of a sufficient plea prays judgment
for his damages & costs, he likewise agreeing not to review
this action, & the sd Lemuel says his plea aforesd is
sufficient, thereupon all & singular the premises being
seen & by the Court here now fully understood for that

it appears to the Court that the plea aforesaid of the sd
Lemuel & the matters therein contained are an insufficient
answer to the Declaration of the sd John & ought not to
preclude the sd John from maintaining his action
aforesaid & because the sd Lemuel hath not devised in any
manner the sd Action & plea of the sd John, it is
therefore considered by the Court that the sd John recover
against the sd Lemuel the sum of

& costs taxed at
thereupon the Debt by Caleb Strong

Esq. his attorney appeals from the Judgment of this
Court to the supreme Judicial Court holden at Springfield
in and for the County of Hampshire the fourth
Tuesday of Sept. next & he recognizes with sureties
for prosecuting his sd appeal as the Law directs

Ely Esq.
William
N. J.

Justin Ely of West Springfield in our County of
Hampshire Esq. Plff. & Hannah William of sd West
Springfield Widow Executrix of the last will & testament
of John William deceased Debt in plea of the
Case for that sd John at Springfield in sd County on the
sixth day of January D. seventeen hundred & seventy
five by his note of that date for Value recd promised one
Andrew Cotton to pay him or his Order the sum of one
pound sixteen shillings by the first day of August then
next with Use till paid & afterwards on the same sixth
day of January the sd Andrew indorsed the sd Note with
his own name there to subscribed & ordered the contents of said Note
then wholly due & unpaid to be paid to the Plaintiff whereof the
sd John on the same day afterwards had Notice & there by

became liable to pay the contents of the same Note to the Plff
according to the tenor thereof & being so liable in consideration
thereof the sd John then & there promised the Plaintiff to
pay him the contents of the same Note according to the
tenor thereof & Also for that sd John at sd West Springfield
on the twenty ninth day of October in the year of our
Lord seventeen hundred & eighty one by his Note of that
date for Value recd promised the Plff to pay him four
pound nine shillings & ten pence Lawfull Money in
two Years from the date with interest from the

date thereof & Also for that the sd John on the first
day of November seventeen hundred & eighty two the
sd John then living was justly indebted to the Plaintiff
in the sum of thirty three shillings & six pence by
accounts for divers goods Wares & merchandise before that
time sold & delivered at his request & for money laid
out & expended for the use of sd John & for money then
before that time received of the sd John to the use
of the sd John & being so indebted in consideration thereof
promised the sd Plaintiff to pay him the last sum on
demand & yet sd John then & there to requested has
never paid either of sd sum or any penny thereof
in the lifetime of the sd John neither hath the sd Plaintiff
since the other requested ever paid sd sum or any penny
thereof but neglects & refuses to do it to the Plff's damage
twelve pounds, the parties severally appear & agree
to have the case continued until next Term &
thereupon it is considered by the Court that the sd
Parties have due time until the 2nd Tuesday of sd next

Jacob Bates of Granville in our County of Hampshire Gent^r Bates 20
Plff^r vs. Simeon Jun^r of West Springfield in our County
Gent^r in a plea of the case for that S^r Simeon Jun^r on the first day of Sept^r
on the first day of Sept^r A seventeen hundred & eighty
two by his Note under his hand of that date for Value
received promised the S^r Jacob to pay him or order thirty
six pounds sixteen shillings on demand with interest
till paid. Yet S^r Simeon tho' often requested hath never paid
S^r Jacob or interest or any part thereof but neglects
& refuses to do it, the Debt being now three times publicly
called to come into Court make default of his appearance
the Plff^r appears by Justin Ely Esq^r his attorney
& prays judgment & thereupon it is considered by the
Court that the S^r Jacob recover against the S^r Simeon
the sum of forty one pound three shillings & six pence
& costs taxed at one pound fourteen shillings & eight pence
the Debt now appears by Theodore Smith Esq^r his
attorney & appeals from the judgment of this
Court to the supreme Judicial Court holden at
Springfield in & for the County of Hampshire
the fourth Tuesday of Sept^r next & recognizes with
sureties for prosecuting his S^r Appeal as the Law
directs.

Solomon Miller of West Springfield in our County Miller
of Hampshire Plff^r vs. Abner Sachet & John
Sachet & John Sager all of Westfield Sachet & Sager
in our County Debt^r in a plea of the case for that the
S^r Abner, S^r Sachet & John Sager on the first day of
May A seventeen hundred & eighty two by their note
of that date for Value received promised the Plff^r to
pay him fifty nine pounds in Spanish milled Dollars
at six shillings each within one year from the date
of S^r Note with interest till paid which time of
S^r Payment is past, yet S^r Abner, S^r Sachet & John Sager
have never paid S^r Miller or interest or any part
thereof to the Plff^r but they each of them have & still
do neglect & refuse to do it to the damage of the S^r Solomon
eighty pounds & the Debt being now three times
publicly called to come into Court make default
of their appearance the Plff^r appears by Justin Ely
Esq^r his attorney & prays judgment & thereupon it
is considered by the Court that the S^r Solomon recover
against the S^r Abner, S^r Sachet & John Sager the sum of sixty seven
pound six shillings & eleven pence Damages & Costs taxed
at one pound thirteen shillings & six pence Ex^r Sept^r 20th 1784

Owen Smith of a Cove in our County of Hampshire Smith
Shelburne & Daniel lying between Shelburne & Charlemont
Plff^r Timothy Tucker of Milton in our County of Cheshire Debt^r Tucker
in a plea of the case for that Timothy at Milton on the seventeenth
day of February last past by his note of that date for Value
received of one hundred Pounds then promised S^r Owen to pay him
or order ninety pounds in Silver or Gold on demand with interest
till paid. Afterward he sent on the same seventeenth day the
S^r Owen for value of him the S^r Owen rec^d by his Indorsement
on the Back of the same Note ordered the Contents to be paid
to the S^r Owen of which the S^r Timothy at Milton on the
Days afores^d had notice & promised to pay the S^r Owen the Contents of
Note according to the tenor thereof yet S^r Timothy tho' often requested
never paid the same or any part thereof but neglects &
refuses to do it to the damage of the S^r Owen the sum of one
hundred pounds, the parties severally appeared & agree to have
the case continued until next Term, Wherefore it is considered
by the Court that the parties have day here until the 2nd Tuesday
of November next.

Porter

Inhabitants
of Number five

N^o 13th

Nehemiah Porter of Ashfield in our County of Hampshire Clerk
Plff in the proprietors of a tract of land in the County of Hampshire
in our County Defts in a plea of the Case for that sd proprietors
of Northampton in our County on the last day of May sd
seventeen hundred & seventy four owed the sd Nehemiah the sum
of thirty four pounds for preaching the Gospel to them for
thirty four Sabbaths at their request & there & there in
consideration thereof promised sd Nehemiah to pay him
the same on demand, also for that sd Nehemiah at sd
Northampton on the same day & year had done & performed
for sd proprietors at their request divers other Labors
& services in preaching to them in consideration thereof
promised the sd Nehemiah to pay him there for so much money
as he reasonably deserved to have on demand & sd Nehemiah
says he reasonably deserved to have the sum of forty pounds
whereof sd Proprietors think there is due Notice yet sd proprietors
tho' often requested have never performed either or sd sum
but neglect & refuse to do it, to the Damage of the sd Nehemiah
Eighty pounds, the parties severally appeared & agree to have
the Case continued untill next term, Wherefore it is
considered by the Court that the sd parties have day
here untill the second Tuesday of November next

Polite

Warners

N^o 14th

Moses Polite of Springfield in our County of
Hampshire Esq^r Plff in the proprietors of a tract of land in the County of Hampshire
in our County Defts in a plea of the Case for that
sd Elijah at Springfield on the seventh day of August
sd seventeen hundred & eighty two by his Note of that
date for Value rec^d promised sd Moses to pay him or his
Order forty eight shillings on demand with interest till
sd, yet sd Elijah tho' often requested hath not pd sd Moses
the same sum or any penny thereof but neglects & refuses
to do it, to the Damage of the sd Moses the sum of three
pounds, the Deft having now been three times publicly
called to come into Court makes default of his appearance
the Plff appears in his own proper person & prays Judgment
& thereupon it is considered by the Court that the sd Moses
recover against the sd Elijah the sum of two pound
thirteen shillings & six pence & Costs taxed at one pound
nine shillings & eight pence & Dec^r is^d Sep^r 14th 1784

Terry

Wilson

N^o 15th

Nath^l Terry of Enfield in the County of Hartford & State
of Connecticut Esq^r Plff in the proprietors of a tract of land in the County of Hampshire
in our County of Hampshire Defts in a plea of the
Case, for that sd Jacob at Springfield in our County on the
twenty seventh day of September sd seventeen hundred &
eighty three by his Note of that date for value rec^d promised
sd Nathaniel to pay him the sum of seven pounds nineteen
shillings & nine pence Lawfull money on demand with
interest till pd yet sd Jacob tho' often requested has never
paid the same nor any part thereof but neglects & refuses
to do it, to the Damage of the sd Nathaniel the sum of
twelve pounds the Deft being now three times publicly
called to come into Court & prays Judgment makes default
of his appearance the Plff appears by Moses Polite Esq^r
his attorney & prays Judgment & thereupon it is considered
by the Court that the Case be continued untill next term
& Judgment to be made up & be final & that the sd parties
have day here untill the second Tuesday of Nov^r next

Thomas Bates of Springfield in our County of Hampshire Yeoman
Plff vs Samuel Beebe of Woburnham in the County of Suffolk Defendant
in answer of the Case for that the sd Samuel at sd Springfield
on the twenty fifth Day of February sd seventeen hundred
eighty four, by his Note of that date for Value recd promised one
Beebe to pay him or his Order nine pounds ten
Shillings lawful Money on or before the first Day of June then
next within which till he & afterwards on the same
Day Year at sd Springfield the sd Beebe by his Indorsement
on that note assigned the same to the sd Thomas & ordered
the contents thereof then wholly unpaid to be paid to the
sd Thomas of all which the sd Samuel then & there instantly
had notice & became liable to pay the Contents of sd Note
to the Plff according to the tenor thereof, & being so liable
he the sd Samuel then & there in consideration thereof
promised the Plff to pay him the same according to
the tenor of the Indorsement, yet the sd Samuel
tho' often requested has never paid the same or any
part thereof but neglects it, to the Damage of the
sd Thomas fifteen pounds, the parties severally
appeared agree to have the Case continued untill the
next Term, Wherefore it is considered by the Court
that the parties have Day here untill the 2^d Tuesday
of Nov^r next

Bates
Beebe
No 16th

Andrew Colton of Springfield in the County of Hamp
shire Yeoman Plff vs Thomas Bates of Springfield
Yeoman Def in a Plea of the Case for not paying
him sundry Sums of Money &c as is at large
set forth in the Writ on File &c The Parties
severally appear, and by their Agreement it
is considered by the Court that they have Day here
in Court untill the Second Tuesday of Novem
ber next

Colton
Bates
No 24th

Andrew Colton of Springfield in the County
of Hampshire Yeoman Plff vs Solomon Brew
er of the Town of Springfield Yeoman Def in
a Plea of the Case as is at large set forth in the
Writ on File The Parties severally appear and
agree that this Case be continued to the next
Term, and it is considered by the Court that
they have Day here in Court untill the Second
Tuesday of November next &c

Colton
Brewer
No 18th

Angersoll
 Leonard
 No 19th

John Ingersoll of Westfield in our County of Hampshire
Esq^r P^lff & Benjamin Leonard Jun^r of West Springfield
in sd County Answer. Deft in a plea of the Case for
that sd Benjamin at sd Westfield on the first day of
January &c seven teen hundred & eighty two by his
Note of that date promised sd John to pay him five
pound Lawful money on Demand with interest till
paid Yet the sd Benjamin tho' often requested has
never paid the same or any part thereof but neglects
& refuses to do so to the Damage of the sd John then
payee, the Debt being now three times publicly
called to come into Court under Default of his appearance
the P^lff appears & prays Judgment & thereupon it
is considered by the Court that the sd John recover
against the sd Benjamin the sum of five pound
sixteen shillings Damages & Costs taxed at one pound
ten shillings & six pence is Exec^d Sept^r 16th 1784

Goodrich

Мореху

No 20th

Daniel Goodrich of Wappington in our County
of Northshire Yeoman & Mr Thomas Moseley of
Witchfield in our County of Hampshire joint & joint in
a plea of Trespass on the Case for that the sd Thomas
at Bechett do writ at Northampton on the first day
of April seventeen hundred eighty three his
Note of that Date for Value rec^d promise^d the sd Daniel
to pay him or order the sum of sixty pounds at or
before the middle of October then next & if not then
paid to be on interest till paid & now the sd Daniel
averts that the sd time of payment has since passed
& that Thomas has never performed & promise^d
but refuses to do it. to the Damage of the sd Daniel
the sum of twenty pounds, the parties severally
appeared & agree to have the Case continued untill
next Term, Wherefore it is considered by the Court
that the sd parties have day here untill 2^d
Tuesday of November next.

Blye

2. *Sythes*

N^o 21

Moses Bliss of Springfield in our County of Hampshire Says I Mr James Fisher of sd Springfield
Doth in plain witnessin he demands of the sd James
two Messuages of all the Lands & Tenements hereafter
mentioned all lying & being in sd County that is to say
one messuage containing a dwelling house, seven
& four acres of Land lying west & bounding East
on the publick street, bounding North on Land of
Moses Church & south on Land of Lemuel Parsons
also two acres of meadow Land lying east of sd
street over against sd House & bounding North on
sd Churches Meadow, also one other messuage containing
a House & Lot of Land on the hill east of sd meadow bounding
south on the Highway, west on Meadows Land north
on the Parsons Wood Lot so called, adjacent tracts

of Land in the plain field so called one of them ^{is} a place
 with crooked points, containing two acres, bounding East
 on Land of James Warriner, & West on Land lately belonging
 to Samuel Hitchcock Dec^d one other of them called the
 great Hollow, bounding eastwardly on Land of Dr James
 another of them called the great Land bounding West
 on Connecticut River & the other of them called the
 seven half piece bounding Westwardly on Land of
 Ebenezer Warren on Land & Eastwardly on Land of the
 heirs of Peter Stubbins Dec^d also one other tract of Land
 called & adjoining the wood Lot of John Worthington
 Esq^r lying at a place called Green Lake, also ten acres of Land
 on Garden Brook, likewise two Meadows on Mill river
 lying on each side the highway crossing it River at
 Warriners Bridge between Warriners meadows and seven
 wood land adjoining it meadows on each side of
 Mill river; also two ten acre Lots called Warriners
 Lots lying on Horse Flat plain, also three tracts of
 Woodland containing sixty one acres & seventy rods
 in the whole called James Warriners first scheme
 Grants, all which Land as afore mentioned lying in
 Dr Springfield, likewise two pieces or parcels of Land
 lying in the general field in West Springfield one of them
 called Warriners meadow Lot containing two acres bounding
 East on Connecticut & South on Timothy D. Viss Land
 the other lying in the Swamp so called South of Agawam
 River bounding East & West thereon containing
 four Acres, also thirty acres of Land lying in Wilburham
 adjoining & bounding on the Country Road, John
 Jones called his farm & grant & likewise sixty acres
 of Land lying in Hanson on Cheimie Hills so called
 bounding North on the farm of John Worthington
 Esq^r & Southwardly on Land of James Warriner also one
 twelfth part of the saw Mill on Mill river in Dr Springfield
 all which are subject to the same tenements with the appurtenances
 the Dr Moses claims on his right in her estate & whereunto
 he the Dr James hath not entry but after the division
 which though though unjustly & without judgment committed
 within thirty years last past & whereupon the Dr Moses
 says that he in a time of peace within the Dr term of
 thirty years last past & whereupon the Dr Moses says
 that he within the Dr term of thirty years was seized
 of all the messuages, Lands & tenements afore Dr with
 the appurtenances in his demesne or of his right taking
 the profits thereof to the Value of ten pounds by the
 year & whereunto the Dr James hath not entry but
 after the division afore Dr which though though within the
 Dr term of thirty years & whereof the Dr Moses complains
 that he still deposes him & whereof he bringeth this suit
 & all which is to the Damage of the Dr Moses fifty pounds
 the parties severally appear & thereupon it is considered
 by the Court that the Dr Moses recover against the Dr
 James the actual value & possession of the Lands &
 tenements above Dr & Lotts taxed at one pound
 ten shillings & six pence

Exec^d J^d. Sep^r 18th 1784

Lathrop

Day N^o 22

Joseph Lathrop of Weth Springfield in our County of
Hampshire Clerk & Elizabeth Swiggett of Springfield
in sd County Gentlewoman P^lffs v David Duff of sd
Weth Springfield Yeoman D^{ft} in a plea of Ejectment
wherein they demand against the David a Messuage
& six acres of land lying & being in sd Weth Springfield
bounding east on the High Way south & west on Land
of Ebenezer Jones & north on Land of Charles Ball
as also another tract of Land containing thirty
seven acres, lying in sd Weth Springfield bounding
south on a Highway west on Land of William Thwait
North on Land of Abel Crooks & East on Land of
Thomas Miller, as likewise one other tract of Land lying
in farm Meadows containing eight acres & half
acre, bounding east on Joel Duff's Land, & Northwardly
on the foot of the hill, West on Joseph Duff's Land
& south on Charles Ball with the appurtenances
as their Right & inheritance & whereupon the sd Joseph
& Elizabeth say that they within twenty years last
past in a time of Peace were seized of the messuage &
tenements demanded & forced in time of Peace
in their Demesne as of Right having the profits
thereof to the Value of five pounds & whereinto the
sd David hath no Entry but by Disseisin by him
unjustly & without Judgment committed within
the term of twenty years whereof the sd Joseph
& Elizabeth complain that the sd David deforced
them both out therefrom, to the Damage
of the sd Joseph & Elizabeth thirty pounds &
the P^lff appears by Moses Bliss Esq^r their
Attorney & prays Judgment thereupon it is considered
by the Court that the sd Joseph & Elizabeth recover
against the sd David the actual seisin & possession
of the Lands above & Left Assesed at one pound
nine shillings & six pence, Exec ip^d Nov^r 16th 1784

Ingersoll

Seldem N^o 23

John Ingersoll of Wethfield in our County of
Hampshire Esq^r P^lff Ebenezer Seldem of Weth Springfield
in sd County Yeoman D^{ft} in a plea of the case for that
the sd Ebenezer v^d Wethfield on the ninth day of
February last past by his Note of that date for value
rec^d promised sd John to pay him five pound thirteen
shillings & six pence Lawful money on Demand
with interest till paid Yet sd Ebenezer tho^t often
requested hath never paid the same or any part
thereof but neglects it to the Damage of the sd
John twelve pounds, the Debt being now three
times publicly called to come into Court makes
Default of his appearance the P^lff appears & prays
Judgment thereupon it is considered by the Court that
the sd John recover against Eben^r the sum of five pounds
seventeen shillings & three pence & charges & costs taxed
at one pound ten shillings & six pence
Exec ip^d Sep^r 14th 1784

The inhabitants of the town of Springfield in our County of Tisbury
Hampshire Plaintiff Jonathan Loomis Defendant Justus Loomis
Plaintiff Uriah Loomis Defendant all of West Springfield in sd County
Defts in a plea of the Case for that the sd Jonathan Justus
& Uriah at sd Springfield on the fourth of February & seventeen Loomis at
hundred eighty three by their Note of that date for value
recd promised William Ryncheon Esqr their ever since treasurer
of the sd Town to pay him or his successors on order the sum of
One hundred & five pounds two shillings & six pence
or six shillings & eight pence by the Order or God Equivalent
on Demand with interest till paid, yet sd Jonathan Justus
& Uriah any or either of them tho often requested have
never paid sd sum but neglect & refuse to do the same
to the Damage of sd Inhabitants one hundred & twenty
pounds, the Defts having now three times been publicly
called to come into Court make default of his appearance
the Pff appears by Moses Bliss Esqr their attorney
& pray Judgment thereupon it is considered
by the Court that the sd Inhabitants of sd Town
recover against the sd Jonathan Justus & Uriah the
sum of One hundred & sixteen pound three shillings
Dennage & costs taxed at one pound twelve shillings
& two pence — See ipd Sep^r 11th 1798

Samuel Phelps of West Springfield in our County Phelps
of Hampshire Executor of the last will & testament
of Samuel Merrih late of sd West Springfield Deft in
Decd Pff Hope Dewey of Westfield in sd County Dewey
Plaintiff in a plea of the Case for that the sd Moses at
sd Westfield on the second day of September & seventeen
hundred & seventy two by his note of that date by
the name of Moses Dewey Just for value recd promised
sd Samuel to pay him or his Order the sum of twelve
pounds ten shillings & seven pence on Demand with
Interest till paid, yet sd Moses tho often requested has
not pd the same sum or any penny thereof either to
the sd Samuel Merrih during his Life time nor
to the Pff since his decease but neglect & refuse to
pay the same, to the Damage of the sd Samuel Phelps
the sum of fifteen pounds, the Deft having now
been three times publicly called to come into Court
make default of his appearance the Pff appears
by Moses Bliss Esqr his attorney & pray Judgment
thereupon it is considered by the Court that the
sd Samuel recover against the sd Moses the sum
of sixteen pounds twelve shillings & nine pence
& costs taxed at one pound twelve shillings & six pence
See ipd Sep^r 11th 1798

Wm Phillips of Boston in our County of Suffolk Phillips
Esqr Pff & Ass Noble Just of Westfield in our County of
Hampshire Plaintiff in a plea of the Case for that sd Noble
at sd Westfield on the twenty ninth day of March & seventeen
hundred & eighty three by his Note of that date for value recd promised
to pay the sd William four pounds eleven shillings & six pence
one year from the date thereof with interest for the same
till paid, Also for that sd Ass at sd Westfield on the nineteenth
day of May & seventeen hundred & eighty three was indebted
to sd Williams in or further sum of thirty three pounds
two shillings & six pence to be borne for the rent & improvement
of his the sd Wm house & lot of Land in sd Westfield during
the term of nine years & in Consideration thereof sd Ass
promised sd Wm the last mentioned on Demand, Also for
that sd Ass at sd Westfield on the 1st day of April last past was
justly indebted for the Use & improvement of sd house & land
one year more ending the twenty ninth day of March last past in
Consideration whereof sd Ass promised sd Wm the same last mentioned
sum on Demand, yet sd Ass tho often requested has not paid either of sd sums
or any penny thereof but neglect & refuse to do so to the Damage of the sd
Wm forty five pounds, the parties severally appearing & agreed to have the
Cause continued until next term Wherefore it is considered by
Court that the parties have day here until the 2^d Tuesday of
November next &

Burt
Coolidge
1827

Reuben Burt of Ludlow in our County of Hampshire
Plff. Eliabim Cooker lately of Springfield in said County
Defendant in a plea of the Case for that sd Eliabim at
sd Springfield on the fourth day of February last past
by his Note of that date for Value rec^d promised sd Reuben
to pay him twenty one pounds fifteen shillings & eight
pence Lawful money on demand with interest till paid
Also for that sd Eliabim at sd Springfield there
there by his other Note of the same date for Value rec^d
promised said Reuben to pay him or Order Eighteen
Pounds Lawful money on demand with interest till paid
Yet sd Eliabim tho' often requested hath not paid
Reuben either of sd sums or any penny thereof
Interest but neglects & refuses to pay the same to the
damage of the sd Reuben fifty pounds the Debt having
now been three times been publicly called to come into
Court makes default of his appearance the Plff appears
by Moses Phillips Esq^r his attorney & prays Judgment &
thereupon it is considered by the Court that the sd
Reuben recover against the sd Eliabim the sum of
forty one pound three shillings & four pence & Costs taxed
at one pound twelve shillings & two pence
Exec^d Sep^r 9th 1784

Cleveland
Dean
1828

Eliha Cleveland of Putney in our County of Hampshire
Plff. & Taxon Dean of Wthfield in said County
Defendant in a plea of the Case for that the sd Taxon at
sd Wthfield above on the fourth day of March A^dvent
hundred eighty three by his note of that date for value rec^d
promised sd Eliha to pay him or order the sum of twenty
six pounds sixteen shillings or before the first day
of May last past Yet sd Taxon tho' often requested
hath never paid the same but neglects to do it
the Debt having now been three times publicly called
to come into Court makes default of his appearance
the Plff appears by Moses Phillips Esq^r his attorney &
thereupon it is considered by the Court that the sd
Eliha recover against the sd Taxon the sum of
nineteen pound nineteen shillings & four pence & Costs
& Costs taxed at one pound seven shillings & eight pence
Exec^d Sep^r 7th 1784

Bliss
Henry
1829

Moses Bliss of Springfield in our County of
Hampshire Esq^r Plff. Josiah Henry of South Hadley in
said County Defendant in a plea of the Case for that sd
Josiah at sd Springfield on the 1st day of February last past
by his Note of that date for Value rec^d promised sd Moses to pay
him or Order Eight pounds eight shillings & nine pence on
demand with interest till paid also for that sd Josiah
at sd Springfield on the first day of August was justly
indebted to sd Moses in the further sum of nine pound
fifteen shillings then before had & rec^d by him the sd Josiah
of him the sd Moses & in consideration thereof sd Josiah
then & there promised sd Moses to pay him the same
on demand Yet sd Josiah tho' often requested hath
not paid sd sum or any penny thereof but neglects to do
so to the damage of the sd Moses twenty pounds
the Debt having been now three times publicly called to
come into Court makes default of his appearance the Plff
appears & prays Judgment & thereupon it is considered
by the Court that the sd Moses recover against the
sd Josiah the sum of fourteen pound sixteen shillings & nine pence
& Costs taxed at one pound eight shillings & six pence
Exec^d Sep^r 11th 1784

North^{ly} Ferry of Infield in the County of Hartford & State of Conn^{ty} Gent^l P^lff^r Hesechiab Cooley of Long
meadows in our County of Hamp^{re} Yeoman Deft in a plea
of the Case for that the sd Hesechiab at sd Northampton on
the first day of June last past was justly indebted to the
sd Nathaniel in the sum of seven pounds & seven shillings
Lawful Money for sundry Wares & Merchandises be-
him the sd Nathaniel then before that time sold & delivered
to the sd Hesechiab at his request & to balance accounts
therefor he the sd Hesechiab then & there in consideration thereof
promised sd Nath^l to pay him the same sum on demand
and when in the sd Nath^l in the same first day of June at
Northampton at the special request of the sd Hesechiab
sold & delivered to him sundry Wares & Merchandises of him
the sd Nath^l he the sd Hesechiab then & there in consideration
undertaken & promised the sum of seven pound seven shillings
on demand Yet the sd Hesechiab tho often requested hath never
pd the sd sum of seven pound seven shillings but but
neglects it to the Damage of the sd Nath^l fifteen pound
the Deft having more three times publicly called to
come into Court makes default of his appearance the P^lff
appears by Moses Polist Esq^r his attorney & prays
Judgment thereupon it is considered by the Court
that the sd Nath^l recover against the sd Hesechiab the
sum of seven pound seven shillings Damages & Costs
taxed at one pound fourteen shillings & four pence

Execⁱⁿ 1781
Jenness Parsons of Springfield in our County of Hampshire
imholder P^lff^r Josiah Harman of North-
ampton in sd County Yeoman Deft in a plea of the Case for
that sd Josiah at sd Springfield on the sixth day of May
last past by his Note of that Date for Value rec^d promised
sd Jenness to pay him or his Order seven pounds two shillings
& one penny in Spanish milled Dollars at six shillings
each on demand with interest till pd Yet sd Josiah tho
often requested has not paid sd sum or any penny
thereof but neglects & refuses to do it to the Damage
of the sd Jenness the sum of fifteen pounds - the Deft
having more three times publicly called to come into
Court makes default of his appearance the P^lff
appears by Moses Polist Esq^r his attorney & prays
Judgment & thereupon it is considered by the Court
that the sd Jenness recover against the sd Josiah the
sum of seven pound eight shillings & seven pence
& Costs taxed at one pound nine shillings & two pence
Execⁱⁿ 1781

John Ingersoll of Westfield in our County of Hampshire
Esq^r P^lff^r Lebediah Williams of sd Westfield Yeoman Deft
in a plea of the Case for that the sd Lebediah at sd Westfield
on the third day of December last past by his note of that date for Value rec^d
eighty three by his note of that date for Value rec^d
promised sd John to pay him or Order seven pounds on
Demand with interest till pd Yet sd Lebediah tho often
requested has never pd the same but neglects & refuses to do
it to the Damage of the sd John the sum of twenty pounds
the Deft having been three times publicly called
to come into Court makes default of his appearance
the P^lff appears & prays Judgment & thereupon
it is considered by the Court that the sd John
recover against the sd Lebediah the sum of
seven pounds seven shillings Damages & Costs
taxed at one pound ten shillings & two pence
Execⁱⁿ 1781

Hingsley
v
Taggart
N^o 33

Enos Hingsley of Becket in our County of Berkshire
Comon Plea James Taggart of Middletown in our County
of Hampshire Comon Debt in a plea of the Case for
that the said James at Northampton in sd County on the fourth
day of April A seventeen hundred & eighty two by his
Note of that date for value rec^d promised the sd Enos
to pay him or Order three pounds one shilling & six
pence on demand With interest till paid Yet the James
tho often requested hath never p^d & sum last refused
to do it to the Damage of the sd Enos twenty pounds, the
Debt having now been three times publicly called
to come into Court makes default of his appearance the
P^{ty} appears by Samuel Fowler & prays Judgment &
thereupon it is considered by the Court that the sd
Enos recover against the sd James the sum of three
pound ten shillings & five pence Damages & Costs taxed
at one pound four shillings & ten pence Enos dep^y 14. 1784

Thent
v
Hawley
N^o 34

John Thent of Southwick in our County of Hampshire
Com^{on} Plea Richard Hawley of Westfield in sd County
Comon Debt in a plea of the Case for that the sd Richard
at Westfield on the thirtieth day of June last p^{mt} by
his Note of that date for value rec^d promised the sd John
to pay him or order six pounds six shillings on demand
with interest till p^d to be p^d in meat Cattle at Lupton
price at the appraisment of indifferent men & the sd John
avows that he has been always ready to receive sd Cattle
& that he the sd John demurred sd Cattle of sd Richard on
the same thirtieth day at sd Southwick, Yet sd Richard
tho often requested hath never p^d the sd John the same
but neglected & refuses to do it to the Damage of the sd
John the sum of twelve pounds. The Parties severally
appear & agree to have the Case continued untill
next term Wherefore it is considered that the sd
parties have day here untill the 2nd Tuesday of
Nov^r next

Fowler
v
Drahe
N^o 35

Samuel Fowler of Westfield in our County
of Hampshire Com^{on} Plea Moses Drahe of
Westfield in sd County Comon Debt in a plea of
the Case for that the sd Moses at sd Westfield on the
fourth day of April A seventeen hundred & eighty
three by his note of that date for value rec^d promis-
ed Samuel to pay him or Order five pounds &
seven shillings on demand with interest till
p^d Yet sd Moses tho often requested has never p^d
the sd Samuel & sum last neglected & refused to do
it to the Damage of the sd Samuel ten pounds
The Parties severally appear & agree to have
the Case continued untill next term
Wherefore it is considered by the Court that
the sd parties have day here untill the
second Tuesday of Nov^r next & their Judgment
to be made upon Execution if soe accordingly

Wapworth
v
Lee
N^o 36

Leub Wapworth of Westfield in our County of
Hampshire Com^{on} Plea John Lee of Westfield Comon
Debt in a plea as may be seen on file the Debt having
been now three times publicly called to come
into Court makes default of his appearance &
the P^{ty} is non p^{mt} & the action is dismissed

Silas Fowler of Southwiche in our County of Hampshire
Esq^r vs Daniel Griffin of Southwiche Yeoman
Deft in a plea of the case for that the sd Daniel did
Southwiche on the first day of March A seventeen hundred
eighty three by his Note of that date for value rec^d promised
the sd Silas to pay him or his order thirty seven pounds
five shillings & ten pence on demand with interest till
paid & Daniel tho often requested hath never paid the
sd Silas the same but unjustly neglects & refuses to
do so to the damage of the sd Silas forty pounds
the Deft being now three times publickly called to
come into Court to answer default of his appearance
the P^l appears by Moses Wolfe Esq^r his attorney &
prays judgment thereupon it is considered by the Court
that the sd Silas recover against the sd Daniel
the sum of twenty seven pounds eight shillings
& six pence Damages & Costs taxed at -
the Deft now appears by John Phelps Esq^r & appeals
from the judgment of this Court to the Supreme
Judicial Court to be held at Springfield in & for the County
of Hampshire the fourth Tuesday of September next
& he recognizes with sureties as the Law directs -

Fowler²⁵
Griffin
N^o 37

Thomas Thillem of Westfield in our County
of Hampshire Yeoman P^l vs Hannah Thillem
of West Springfield in & County Executrix of all
& singular the goods & Chattels & Rights & Credits
of John Thillem late of West Springfield Yeoman
Dec^d in a plea of the case for that sd John Dec^d
at Westfield on the twenty sixth day of August
sd seventeen hundred eighty two then living
by his note of that date for value rec^d promised
sd Thomas to pay him fifty Pounds of good
merchantable wheat or money to the same
Value at or before the first day of Nov^r then
next with interest till paid & the sd Thomas
never paid the sd Wheat was worth six shillings
per Bushel & that he was always ready to
receive the same, yet the sd John tho often requested
never paid the same to the sd Thomas or the sd
Hannah since the sd John Dec^d but they
each of them neglect & refuse to do the same to
the damage of the sd Thomas thirty pounds
the parties severally appear & agree to have
the case continued untill the next term Wherefore
it is considered by the Court that the sd Thomas
recover against the sd Hannah the parties have
day here untill the 2^d Tuesday of Nov^r next

Thillem
Thillem
N^o 38

Presben Esq^r of Mansford in our County of
Hampshire Yeoman P^l vs Ezra Chap of Westfield
in & County Furholder Deft in a plea of the case
for that sd Ezra at Westfield on the fourteenth
day of April last past by his Note of that date
promised the sd Presben to pay him fifty three
pounds nine shillings & three pence on demand
with interest till paid & the sd Ezra tho often
requested hath never paid the same but neglects & refuses
to do so to the damage of the sd Presben thirty pounds
the parties severally appear & agree to have the
case continued untill next term, Wherefore it is considered
by the Court that the sd parties have day here untill
the 2^d Tuesday of Nov^r next & judgment to be
final -

Esq^r
Chap
N^o 39

7. Tibbottson

May 2
1890

Abel Tibbottson of Granville in our County of Hampshire
Yeoman. P^lff Martin Bray of Nettleborough in the County
of Albany & State of New York Yeoman & Samuel Cornetick
in our County of Hampshire Yeoman Defts in a plea of the
Case for that the sd Martin & Samuel at Exonmouth
to wit at Northampton on the fourteenth day of
June 1797 seven hundred eighty three by their
Note of that date for Value recd promised to pay unto
the sd Abel seventeen pound ten shillings to be pd
in neat lattle in one year from the date with
interest till pd & the sd Abel saith that he has
always been ready to receive sd seventeen pound
ten shillings worth of neat lattle & now stands
ready to receive them according to the tenor &
meaning of sd Note & the time of payment hath
now elapsed & yet the sd Martin & Samuel at tho'
frequently requested have never fulfilled sd promise
or any penny thereof but have wholly refused to
do the same, to the damage of the sd Abel twenty
pounds: the Debt having been now three times
publicly called to come into Court in which default
of his appearance the P^lff appears by Samuel Fowler
Gent^r & prays judgment & thereupon it is considered
by the Court that the sd Abel recover against
the sd Martin & Samuel the sum of eighteen pound
sixteen & three pence Damages & costs taxed at two pound three
shillings Exec ipd Oct^r 13th 1798

Strong

Forward

N^o 11

Amos Strong of Glastonbury in the County
of Hartford & State of Connecticut Gent^r in a plea of the
Case for that the sd Abel Forward of Southwicks
in our County of Hampshire Clerk. I. T. for a plea
of the Case for that sd Elijah at Granville on the
twenty ninth day of October seven hundred
eighty one by his Note of that date for Value recd
promised the sd Amos to pay him four pound
fifteen shillings on demand without interest till
pd & yet sd Abel tho' often requested has never
pd the same or any part to the sd Amos but
neglects & refuses to do so to the damage of the sd
Amos twelve pounds, the Debt having been
three times publicly called to come into Court
in which default of his appearance the P^lff
appears by Samuel Fowler Gent^r & prays
judgment & thereupon it is considered by the Court
that the sd Amos recover against the sd Abel the
sum of eight pound nine shillings & ten pence
Damages & costs taxed at one pound fifteen
shillings & two pence Exec ipd Oct^r 12th 1798

Palmer

Lee

N^o 12

Timothy Palmer of Suffield in the County of
Hartford & State of Connecticut Trader P^lff Stephen
Lee of Wethersfield in our County of Hampshire
Yeoman Deft in a plea of the Case for that sd Stephen
at sd Wethersfield on the sixteenth day of October last
past by his Note of that date for Value recd promised
the sd Timothy to pay him three pounds on
demand without interest till pd & yet sd Stephen
tho' often requested hath never pd the same but
neglects & refuses to do so to the damage of the sd
Timothy six pounds, the Debt having now

been three times publickly called to come into Court make
default of his appearance the plaintiff appears & prays
Judgment & the upon it is considered & ordered by the Court
that the case be continued untill next term & that
the parties have day here untill the 2nd Tuesday
of Novr next

Bigot Egheston of Warrington in our County of Egheston
Yorkshire Yeoman Deft David Taylor of West
Springfield in our County of Hampshire Yeoman Deft Taylor
in a plea of the case for that sd David at Northampton
on the seventh day of November last past by
his Note of that Date for Value recd promised the sd
Bigot to pay him five pound five shillings worth of
good Cattle by the fifteenth of May then next & the
sd Bigot avers that he has been ready to receive sd Cattle
yet sd David tho often requested the time of payment
being past has never performed his sd promise to
sd Bigot but has neglected so to do to the damage of
the sd Bigot ten pounds, the Deft having now three
times been publickly called to come into Court
make default of his appearance the Plaintiff appears
by Samuel Fowler Gentⁿ his attorney & prays Judgment
& thereupon it is considered by the Court that the
sd Bigot recover against the sd David the sum of
five pounds two shillings & ten pence & Costs taxed
at one pound seventeen shillings & four pence
Nov: 15th 1786

John de Jure of Westfield in our County of Hampshire
Yeoman Deft Stephen Wilson of Upton in our County
of Worcester Yeoman Deft in a plea of the case for that
sd Wilson at Westfield in the nineteenth
day of June seventeen hundred eighty three having before
that time recd of sd John twenty pounds & ten
shillings which sum the sd Stephen promised to pay
Ebeneser Graves of Boston together with two pounds &
ten shillings left by the tenth day of July then next
& to discharge a certain Note that the sd Ebeneser
had against the sd John bearing date the fourth
day of April then 1783 in consideration there of the
sd Stephen then & there promised the sd John to
pay to sd Ebeneser for sd John the sum of twenty
seven pounds on demand Also do that whereas the
sd Stephen at sd Westfield on the last day of June
last past being indebted unto the sd John one other
sum of forty six pounds then before that time
by the sd Stephen to the use of the sd John he recd
then & there in consideration thereof the sd Stephen
promised the sd John to pay him the same sum on demand
yet sd Stephen tho often requested never pd the sd Graves
the sd twenty seven pounds for sd John nor any way
discharged the sd John's Note given to sd Graves or any
way fulfilled sd promises aforesd or either of them but
unjustly neglected & refused so to do, to the damage of
the sd John seventy pounds, the parties severally appear
& agree to have the case continued untill next term
Wherefore it is considered by the Court that the sd
parties have day here untill the 2nd Tuesday of
Novr next

Leppaniah Clark of Montgomery in our County
of Hampshire Yeoman Deft David Fowler Jun^r of
Southwick in our County of Hampshire Deft in a plea of the case
for that sd Leppaniah at sd Southwick on the
twentieth day of April last past by his note of that Date
for Value recd promised sd David to pay him or order six pound
six shillings & ten pence on demand with interest till pd
yet sd Leppaniah tho often requested has never pd the sd
David but neglected so to do, to the damage of the sd
David the sum of twelve pounds, the parties severally
appear & agree to have the case continued untill
next term Wherefore it is considered by the Court
that the sd parties have day here untill the
2nd Tuesday of Novr next & then Judgment to
be made up & Judgment to be made up & Execution
if so accordingly

Carter
Sweetman
N^o 46

Nehemiah Carter of Westfield in our County of Hampshire
vs
Yeoman P^lffs Members Succeeded men of Granville in our
County Yeoman Deft in a plea of the Case for that the s^d
Members at s^d Westfield on the twenty second day of July
A seventeen hundred eighty three by his note of hand
of that date for Value rec^d promised one Hannah Mopley
to pay her s^d Order seven pounds three shillings & three
pence on demand with interest till p^d afterwards
on the same twenty second day of July Deft s^d Westfield
the s^d Hannah by her Indorsement on the back of
this same Note assigned the same to the P^lffs & voided
the contents thereof wholly due to be p^d to the P^lff which
the s^d Members then & there had Notice & so became liable
to pay the contents of s^d Note to the P^lff according to
the tenor thereof the s^d Members then & there promised the
P^lffs to pay him the same on Demand, yet s^d Members
tho often requested have never p^d the same but neglects
to do so to the damage of the s^d Nehemiah fifteen pounds
the Deft having now been three times publicly
called to come into Court under default of his appearance
the P^lff appears by Samuel Fowler Esq^r his attorney
& prays judgment thereupon it is considered by the
Court that the s^d Nehemiah recover against the s^d
Members the sum of seven pounds nine shillings
& seven pence damages & costs taxed at one pound
twelve shillings & five pence Exec i^o s^d Oct^r 12th 1784

Witter
Geer
N^o 47

Elijah Witter of Lunenburg in the County of
Westmoreland & State of Pennsylvania Esq^r P^lff James
Geer of Norwich in our County of Hampshire Yeoman Deft
in a plea of trespass on the Case for that s^d James at
Northampton on the 2nd day of May 1783 seven hundred
seventy two by his Note of that date for Value rec^d promised
s^d Witter to pay him six pounds Lawful money on Demand
with interest till p^d yet s^d James tho often requested has
never p^d s^d Witter the same but neglects to do so to the
damage of the s^d Elijah fifteen pounds the Deft having
now three times publicly called to come into Court
under default of his appearance the P^lff appears by
Samuel Fowler Esq^r his attorney & prays judgment
& thereupon it is considered by the Court that the
s^d Elijah recover against the s^d James the sum of
eleven pounds one penny & costs taxed at one pound
six shillings & six pence Exec i^o s^d Oct^r 13th 1784

Pillotson
Murray
N^o 48

Jonathan Pillotson of Granville in our County
of Hampshire Yeoman P^lff Daniel Murray of Southwick
in s^d County Blacksmith Deft in a plea of trespass on the
Case for that s^d Daniel at Southwick on the thirteenth
day of August 1783 seven hundred eighty three by
his Note of that date for Value rec^d promised the s^d Jonathan
to pay him the sum of seven pounds to be p^d by the 1st
day of December then next with Lawful interest till
p^d & the time of payment hath elapsed yet s^d Daniel tho
often requested hath never p^d the same but neglects to
do so to the damage of the s^d Jonathan fifteen
pounds the parties severally appear & agree to have
the Case continued until next term, and s^d s^d
members then to be p^d in and thereupon it is con-
sidered by the Court that the said Parties have Day
here in Court until the second Tuesday of November
next after the last Tuesday of August aforesaid -

John Boneroff Jun^r of Westfield in our County of Hampshire
vs. William Pl^r Oliver Chapin of Hildford in our County
of Worcester. *Chapin*
John Lee Jun^r of Westfield in our
County of Hampshire. Defts in a plea of trespass
on the case for that *Boneroff* 27
on the last day of August *Chapin*
seventeen hundred
eighty two by their Note of that date for Value rec^d
jointly & severally promised the *Boneroff*
to pay him or Order six pounds on demand with
interest for the same till p^d Yet *Chapin*
Oliver & John overtho
of them tho often requested have never p^d the same
but unjustly neglect & refused it to the damage
of the *Boneroff* John Boneroff the sum of fifteen twelve pounds
the parties severally appears agree to have the case
continued until next term Wherefore it is considered
by the Court that the *Boneroff* parties have day here until
the 2nd Tuesday of November next & then judgment to be
made up & Execution issue accordingly

John Popth of Montgomery in our County of
Hampshire. vs. William Pl^r Oliver Chapin of Hildford in our County
of Worcester. *Chapin*
John Lee Jun^r of Westfield in our
County of Hampshire. Defts in a plea
of the case for that *Boneroff* 27
on the tenth day of July *Chapin*
seventeen hundred
eighty two by their Note of that date for Value
rec^d promised *Boneroff* John Popth to pay him or Order twelve
pounds on demand with interest till p^d Yet *Chapin*
Oliver tho often requested hath never p^d the *Boneroff*
the same but unjustly neglects so to do to the damage
of the *Boneroff* John Popth twenty pounds the parties severally
appears & agree to have the case continued until
next term Wherefore it is considered by the Court
that the *Boneroff* parties have day here until the 2nd
Tuesday of November next & Execution judgment then
to be made up & Execution issue accordingly

Enathan Taylor of Hildford in our County of
Hampshire. vs. William Pl^r Daniel Chapman. vs. William
David Black. vs. William Pl^r of Hildford Defts in a
plea of trespass on the case for that *Taylor*
on the third day of Sept^r last *Chapman*
last past by their Note of that date for Value rec^d
promised *Taylor* Enathan to pay him for the same
six shillings & ten pence by the first day of May
then next within interest till p^d Yet *Chapman*
Daniel & David tho often requested & time of payment
hath elapsed long since have never p^d the *Taylor*
Enathan the same but unjustly neglect & refuse
to do it to the damage of the *Chapman* Enathan fifty
pounds the Deft having now been three times
publicly called to come into Court makes default
of his appearance the Pl^r appears & prays judgment
& thereupon it is considered by the Court that the
Enathan recover against the *Chapman* Daniel & David the
sum of thirty five pounds eight shillings & ten pence
& costs taxed at the Deft now appears & appears from the judgment of this Court
to the supreme judicial Court & recognizes with satisfaction at the long distance

Israel Williams Jun^r of Hatfield in our County of
Hampshire. vs. Samuel Bedding of Hatfield
vs. William Pl^r Defts in a plea of the case for that *Williams*
on the fourth day of December *Bedding*
seventeen hundred eighty two by his Note of that
date for Value rec^d promised *Williams* Israel to pay him twelve
pounds seventeen shillings & ten pence on demand
with interest till p^d Yet *Bedding*
Samuel tho often requested
has not p^d the contents of *Williams* Note to the *Williams* Israel but
refuse to do it to the damage of the *Bedding* Israel
pounds the Deft being now three times publicly
called to come into Court makes default of his appearance
the Pl^r appears & prays judgment & thereupon it is considered by the
Court that the *Williams* several recover against the *Bedding* Samuel the sum of twelve pounds
shillings & eleven pence & costs taxed at one pound one shilling & six pence
case filed 1784

Williams
Belding
No 53

Israel Williams of Hatfield in our County of Hampshire
Gent^r Plff^r vs. Samuel Belding of sd Hatfield Dec^r in the
the hands of Samuel Belding of sd Hatfield Executor
of the Last will & Testament of the sd Belding Deft
in a plea of the case for that sd Belding in his lifetime
on the thirtieth day of Dec^r 1777 seventeen hundred
seventy five at sd Hatfield by his Note of that date
promised sd Israel to pay him one hundred & forty six
pounds six shillings & seven pence with interest till paid
yet sd Belding tho' often requested
never paid the contents of sd Note in his life time with
how the sd Executor since the death of the sd Belding but
refused to do so, To the damage of the sd Israel the sum of
three hundred pounds, the Deft having now three times
been publicly called to come into Court makes default
of his appearance, the Plff appears by Wm Billings
Esq^r his Attorney & prongs judgment & thereupon it is considered
by the Court that the sd Israel recover against the sd
Samuel the sum of two hundred & thirteen pounds
thirteen shillings & four pence Damages & Costs taxed at
one pound four shillings & two pence. Exec iso 18th 1784

Williams
Barwell
No 54

Israel Williams Jun^r of Hatfield in our County of
Hampshire Gent^r Plff^r vs. Samuel Barwell of Hatfield
in sd County Yeoman Deft in a plea of the case for that
sd Samuel at Hatfield on the fourth day of Sep^r
1777 seventeen hundred & eighty two by his Note
of that date for Value rec^d promised sd Israel to pay
him seven pounds eleven shillings on demand with
interest till paid yet sd Samuel tho' often requested
has not paid the same but refuses to do so to the damage
of the sd Israel the sum of nine pounds, the Deft
being now three times publicly called to come into
Court makes default of his appearance the Plff
appears by Wm Billings Esq^r his Attorney & prongs
judgment & thereupon it is considered by the Court that the
Israel recover against the sd Samuel the sum of
eight pounds ten shillings & one penny Damages
& Costs taxed at one pound five shillings & eight pence
Exec iso 2 Sep^r 17th 1784

Williams
Cruttsenden
No 55

Israel Williams Jun^r of Hatfield in our County of
Hampshire Gent^r Plff^r vs. Isaac Cruttsenden of Hatfield
in sd County Yeoman Deft in a plea of the case for
that sd Isaac at sd Hatfield on the twentieth day
of July 1777 seventeen hundred & eighty three by his
Note of that date for Value rec^d promised sd Israel
to pay him or his four pounds eight shillings &
six pence on demand with interest till paid yet sd
Israel tho' often requested has not paid the same
but refuses to do so to the damage of the sd Israel
the sum of five pounds, the Deft having been three
times publicly called to come into Court makes
default of his appearance the Plff appears by Wm
Billings Esq^r his Attorney & prongs judgment &
thereupon it is considered by the Court that the
sd Israel recover against the sd Isaac the sum
of four pounds fourteen shillings & three pence
Damages & Costs taxed at one pound five shillings
& eight pence Exec iso 2 Sep^r 17th 1784

Israel Williams jun^r of Hatfield in our County of Hampshire
 Qu^r Ple^r Elihu Fry of sd County of Glamorgan
 Deft in a plea of the case for that sd Elihu at sd Hatfield
 on the fifteenth day of January 1777 seventeen hundred &
 eighty two by his Note of that date for Value rec^d promised
 sd Israel to pay him eighteen pounds eight shillings on
 Demand with interest till p^d Yet sd Elihu tho' often requested
 has never p^d the same but refused to do so to the Damage
 of the sd Israel the sum of twenty pounds, the Deft
 having now been three times publicly called to come
 into Court makes default of his appearance the
 Pl^r appears by W^m Billings Esq^r his attorney & prays
 judgment & there upon it is considered by the Court
 that the sd Israel recover against the sd Elihu the
 sum of twenty one pounds five shillings & eleven pence
 Damages & Costs taxed at one pound five shillings

Williams 28.
 Fry
 N^o 56

Israel Williams of Hatfield in our County of Hamp^r
 shire Qu^r Ple^r Moses Fry of Hatfield in sd
 County Glamorgan Deft in a plea of the case for that sd
 Moses at sd Hatfield on the seventh day of August
 1777 seventeen hundred eighty three by his Note of
 that date for Value rec^d promised sd Israel to pay
 him four pounds fourteen shillings on Demand with
 interest till p^d Yet sd Moses tho' often requested
 has never p^d the same but refused to do so to the
 Damage of the sd Israel the sum of six pounds
 the Deft having been three times publicly called
 to come into Court makes default of his appearance
 the Pl^r appears by W^m Billings Esq^r his attorney
 & prays judgment & there upon it is considered
 by the Court that the sd Israel recover against
 the sd Moses the sum of four pounds two shillings
 & eleven pence Damages & Costs taxed at one pound
 six shillings & eight pence Exec ip^s Sep^r 17th 1784

Williams
 Fry
 N^o 57

Israel Williams of Hatfield in our County of Hampshire
 Qu^r Ple^r Noah Wells of Wiltshire in sd County Glamorgan
 Deft in a plea of the case for that sd Noah at sd Hatfield on the sixteenth
 day of July seventeen hundred eighty three by his
 Note of that date for Value rec^d promised sd Israel
 to pay him ten pounds eight shillings & two pence
 on Demand with interest till p^d Yet sd Noah tho' often
 requested has never p^d the same but neglects to
 do so to the Damage of the sd Israel the sum of
 twelve pounds, the Deft having now been three
 times publicly called to come into Court makes
 default of his appearance the Pl^r appears by W^m
 Billings Esq^r his attorney & prays judgment &
 there upon it is considered by the Court that the
 sd Israel recover against the sd Noah the sum of
 eleven pounds twelve shillings & five pence Damages
 & Costs taxed at one pound four shillings & eight
 pence Exec Sep^r 17th 1784

Williams
 Wells
 N^o 58

Israel Williams jun^r of Hatfield in our County
 of Hampshire Qu^r Ple^r James Hunt of Wiltshire
 in sd County Glamorgan Deft in a plea of the case for
 that sd James at sd Hatfield on the twenty third day of
 February seventeen hundred eighty five by his Note
 of that date for Value rec^d promised sd Israel to pay
 him nine pounds four shillings meaning on Demand
 with interest till p^d Yet sd James tho' often requested
 has not p^d the contents of sd Note but refused to
 do so to the Damage of the sd Israel the sum of
 fifteen pounds the Deft having now been three times
 publicly called to come into Court makes default
 of his appearance the Pl^r appears & prays judgment
 & there upon it is considered by the Court that the
 sd Israel recover against the sd James the sum of
 fourteen pounds eight shillings & five pence Damages
 & Costs taxed at one pound four shillings & four pence
 Exec ip^s Sep^r 17th 1784

Williams
 Hunt
 N^o 59

Williams
Hayden
N^o 60

Israel Williams Jun^r of Hatfield in our County of Hampshire
Quest^r P^lff^r Josiah Hayden of W^{illim}sbury in sd County Yeoman
Deft in a plea of the Case for that sd Josiah at sd Hatfield
on the tenth day of January seventeen hundred eighty two
by his Note of that date for Value rec^d promised sd Israel to
pay him forty six pounds sixteen shillings & five pence
on demand with interest till p^d Yet sd Josiah tho' often
requested has not p^d the same but refuses to do it, to the
Damage of the sd Israel the sum of fifty pounds, the Deft
having now three times been publicly called to come
into Court makes Default of his appearance the P^lff appears
by W^m Billings Esq^r & prays Judgment & thereupon it is
considered by the Court that the sd Israel recover against
the sd Josiah the sum of fifty four pounds & five shillings & ten
pence Damages & Costs taxed at one pound four shillings
& four pence — Exec ip^s Sep^r 1787 81

Williams
Fenton
N^o 61

Israel Williams Jun^r of Hatfield in our County of Hampshire
Quest^r P^lff^r Thomas Fenton of W^{illim}sbury in sd County
Yeoman Deft in a plea of the Case for that sd Thomas at sd
Hatfield on the second day of April seventeen hundred eighty
three by his Note of that date for Value rec^d promised sd Israel
to pay him fifteen pounds six shillings on demand with
interest till p^d Yet sd Thomas tho' often requested has not
p^d the same but respects & refuses to do it, to the Damage
of the sd Israel the sum of twenty pounds, the point is now
appearing & agree to have the Case continued untill next term
thereupon it is considered by the Court that the sd parties
have day untill the second Tuesday of Nov^r next & then
Judgment to be made up & execution issue accordingly

Rogers
Cooper
N^o 62

Caleb Rogers of Merryfield in our County of Hampshire
Quest^r P^lff^r Daniel Lobb of sd Merryfield Yeoman Deft
in a plea of the Case for that sd Daniel at sd Merryfield on
the fourth day of November seventeen hundred eighty three
by his Note of that date for Value rec^d promised sd Caleb to pay
him thirty five pounds as the Value thereof in meat cattle
by the first day of May next to be delivered out the sd
Caleb Rogers, Yet sd Daniel tho' often requested hath not p^d
the same nor the Value thereof in meat cattle tho' sd Caleb
was always ready to receive the same according to the tenor
of sd Note but still refuses to do it to the Damage of the sd
Caleb the sum of forty pounds, the Deft having now three times
been publicly called to come into Court makes Default of his appearance
the P^lff appears by W^m Billings Esq^r his Attorney & prays
Judgment & thereupon it is considered by the Court that the
sd Caleb recover against the sd Daniel the sum of seven pounds
seven shillings Damages & Costs taxed at two pound one shilling &
one penny — Exec ip^s Sep^r 1787 81

Bowcher
Taylor
N^o 63

Thomas Bowcher of Conway in our County of Hampshire
Quest^r P^lff^r Solomon Taylor of sd Conway Carpenter Deft
in a plea of the Case for that sd Solomon at sd Conway on the
twenty fifth day of March last past by his Note of that date
for Value rec^d promised sd Thomas to pay him or order the
sum of seventy five pounds nine shillings & eleven pence
on demand with interest till p^d Yet sd Solomon tho' often
requested has not p^d the same but refuses to do it to the
Damage of the sd Thomas Ninety pounds, the Deft having
now three times publicly called to come into Court
makes Default of his appearance the P^lff appears by
W^m Billings Esq^r & prays Judgment & thereupon it is
considered by the Court that the sd Thomas recover
against the sd Solomon the sum of seventy seven pounds
seven shillings eight pence Damages & Costs taxed at
one pound ten shillings & six pence

Exec ip^s Sep^r 1787 81

Thomas Bowcher of Conway in our County of Hampshire
Yeoman Plaintiff vs Solomon Alphen's Newton of Deerfield in the County
Deft in a plea of the Case for that sd Alphen on the
twenty sixth day of November seventeen hundred
eighty three by his Note of that date for Value recd promised
sd Thomas to pay him thirty pounds on demand notwithstanding
till sd Alphen tho often requested have not paid the same
but refuses to do so to the damage of the sd Thomas thirty
five pounds, the parties severally appearing agree to have
the Case continued until next term, Wherefore it is considered
by the Court that the sd parties have day here until the
second Tuesday of November next & then a judgment shall
made up & Execution issue accordingly

29
Newton
N^o 64

Daniel Newhall of Conway in our County of Hampshire
Yeoman Plaintiff vs Solomon Hayward of Chalkmorton in the County
Deft in a plea of the Case for that sd Solomon
on the twenty eighth day of February
seventeen hundred eighty one by his Note of that date
for Value recd promised the sd Daniel to pay him the
sum of twenty pounds two shillings & nine pence
two farthings with Us till sd Solomon tho often
requested have not paid the same but refuses to do so to the
sd Daniels damage seventeen pounds, the Deft having now
three times been publicly called to come in to Court making
default of his appearance the Plaintiff appears by Wm
Billings Esq his attorney & prays judgment there
upon it is considered by the Court that the sd Daniel
recover against the sd Solomon the sum of Ten shillings
four pence & six farthings & five pence Damages & Costs
taxed at one pound twelve shillings & nine pence
Exec ipd Sep^r 17th 1781

Newhall
Hayward
N^o 65

Jonas Price of Shelburn in our County of Hampshire
Yeoman Plaintiff vs Thomas Bowcher of Conway Yeoman
Deft in a plea of the Case for that sd Thomas & Silvanus
on the first day
of January seventeen hundred eighty three by
their Note of that date for Value recd promised sd
Jonas to pay him or order the sum of seventy pounds silver
money in a year & four months from the date of sd Note
with interest till paid, Also for sd Silvanus & Thomas
tho often requested have not performed sd promise but
have refused to do so to the damage of sd Jonas one hundred
& seventy pounds, the Deft having now three times publicly
called to come in to Court making default of his appearance
the Plaintiff appears by Wm Billings Esq & prays judgment
& thereupon it is considered by the Court that the sd
Jonas recover against the sd Silvanus & Thomas
the sum of one hundred & three pounds nine shillings
& six pence Damages & Costs taxed at one pound twelve
shillings & six pence & Exec ipd Sep^r 17th 1781

Price
Bowcher
N^o 66

Stephen Smith of Cummington in our County of Hampshire
Yeoman Plaintiff vs Stephen Hale of Hatfield in our
County Deft in a plea of the Case for that sd Stephen Hale
on the sixteenth day of December
seventeen hundred eighty six by his Note of that date for Value
recd promised sd Stephen Smith to pay him eight pounds on
demand & sd Stephen Hale tho often requested have not paid
the same but refuses to do so to the damage of the sd Stephen
Smith the sum of ten pounds the Plaintiff appears by Wm Billings
Esq his Attorney & the Deft by Esq Strong Esq his
Attorney & agree to the Award judgment & Determination
of Consider Armes Jon^s & Mary & David Esq & the
judgment of either two of them to be final & Execution
issue accordingly

Smith
Hale
N^o 67

Thayer
N^o 68
Honourable William Thayer of Ashfield in our County of Hampshire
Yeoman Plaintiff vs. Joseph Thayer of Charlemont in sd County
Yeoman Defendant in a plea of the case for that Joseph at a
Charlemont on the sixth day of March seven hundred and
eighty by his Note of that date for Value rec^d promised
to pay him two pounds fifteen shillings & six pence
at the rate that sh^d be paid in the year 1778 on demand with
interest till p^d yet sd Joseph tho' often requested has not p^d
the same but refused to do so to the damage of the Plaintiff
the sum of five pounds the parties severally appear & it
is considered & ordered by the Court that the sd parties
have day here untill the 2nd tuesday of November next

Billings
Paine
N^o 69
William Billings of Conway in our County of Hampshire
Esq^r Plaintiff vs. Joseph Paine of Ashfield in sd County
Yeoman Defendant in a plea of the case for that sd Joseph at a
Ashfield on the twenty eighth day of April 1782
by his note of that date for Value rec^d promised on Assⁿ Paine
to pay him or Order the sum of two pounds thirteen shillings
& after wards found on the tenth day of October 1783 by
the sd Assⁿ judgment on the back of sd Note ordered the
contents of sd Note then wholly due to be p^d to the P^lff
of all which sd Joseph then & there had notice & so
became liable to pay the sum to the sd William yet sd
Joseph tho' often requested has not p^d the same but neglects
to do so to the damage of the sd William five pounds the parties
severally appear & it is considered & ordered by the Court
that the sd parties have day here untill the 2nd
tuesday of November next

Billings
Graves et al.
N^o 70
Philip Billings of Sunderland in our County of Hampshire
Yeoman Plaintiff vs. John Wait Yeoman & David Graves Yeoman
both of Wharfedale in sd County Defendants in a plea of the case
for that sd John & David at sd Wharfedale on the nineteenth
day of February seven hundred seventy six by their Note
of that date for Value rec^d promised sd Philip to pay him
the sum of five pounds six shillings & five pence on demand
with interest till p^d yet sd John & David tho' often requested
have not p^d the same but refused to do so to the damage of
sd Philip nine pounds the Debt having now three times
publicly called to come into Court make default of his
appearance the P^lff appears by Wm Billings Esq^r &
prays judgment & thereupon it is considered by the Court
that the sd Philip recover against the sd John & David the
sum of seven pounds six shillings & nine pence damages
& Costs taxed at one pound eight shillings & seven pence
Exce^d ip^s Sep^r 17- 1786

Paine
N^o 71
Aaron Paine of Charlemont in our County of Hampshire
Yeoman Plaintiff vs. Andrew Hennan of sd Charlemont
Yeoman Defendant in a plea of the case for that sd Andrew at sd Charlemont
on the twenty fourth day of March last past by his Note
of that date for Value rec^d promised sd Aaron to pay him
or Order the sum of seven pounds seven shillings & five pence
on demand with interest till p^d yet sd Andrew tho' often
requested has not p^d the same but refused to do so to the
damage of the sd Aaron the sum of eight pounds the Debt
having now three times been publicly called to come into
Court make default of his appearance the P^lff appears
by Wm Billings Esq^r & prays judgment & there upon it is
considered by the Court that the sd Aaron recover against
the sd Andrew the sum of seven pounds seven shillings &
one penny damages & Costs taxed at one pound seven shillings
& six pence Exce^d ip^s Sep^r 17- 1786

Billings
Clark
N^o 72
William Billings of Conway in our County of Hampshire
Esq^r Plaintiff vs. Robert Clark of Buckton in sd County
Yeoman Defendant in a plea of the case for that sd Robert at sd Conway on the
19th day of April 1786 by his Note of that date promised
sd William to pay him three pounds fourteen shillings on
demand with interest till p^d yet sd Robert tho' often requested
has not p^d the same but neglects to do so to the damage of the
sd Wm the sum of five pounds the parties appear & it is
considered & ordered by the Court that the sd parties have
day here untill the 2nd tuesday of Nov^r next

John W. Smith of Merryfield in our County of Hampshire Yeoman Plaintiff Obligor vs. Merryfield Yeoman Deft in a plea of the Case for that sd. Obed at Merryfield on the twenty ninth day of January seventeen hundred eighty four by five Note of that date promised to pay over sum of five pounds nineteen shillings & four pence on demand with interest till pd. the same sum of five pounds on the first day of May in the year above sd. at sd. Merryfield in word the with his own proper hand there so subscribed appointed the sd. Obed there & there had notice & by reason of the promise the sd. Obed became liable to pay to the sd. John the same contents according to the tenor of sd. Note & being so liable the sd. Obed afterwards promised the sd. John to pay him the same yet sd. Obed this offer requested the sd. John not to do the same but refused to do it to the damage of the sd. John the sum of five pounds the parties severally appear & agree to have the case continued until next term wherefore it is considered by the Court that the sd. parties have day here until the 2nd Tuesday of November next & then judgment take murther & execution ifore accordingly

Mⁿ 11th 30.
Foot
N^o 73

Caleb Smith of Sunderland in our County of Hampshire Yeoman Plaintiff vs. Benjaⁿ Scott of Whately in sd. County Yeoman Deft in a plea that he render to him the sd. Caleb six pence seventeen shillings & therefore which he owes to the sd. Caleb & unjustly detaining forth to wit forth at the sd. Caleb & in sd. County on the third Tuesday of May seventeen hundred eighty four before the then Justice of the Court of Common Pleas had by the consideration of the same Court recovered against the sd. Benjamin the sum of eight pounds two shillings & two pence for his damage by him sustained by reason of the sd. Benjamin not performing to him the sd. Caleb his promise before that time made him & one pound seventeen shillings & four pence for loss & cost in that behalf expended whereof the sd. Benjamin is convicted & by the record thereof in our Court of Common Pleas to be proved is manifest which judgment yet remains in full force & effect not satisfied, at the sd. the sd. Caleb afterwards sued out our writ of Execution as the judgment aforesd. yet the same is returned long time satisfied only in part (to wit for the sum of three pounds one shilling & eight pence lawful money) & no more where by action a new to the Plaintiff to demand & have of the sd. Benjamin the aforesd. sum of six pounds seventeen shillings & ten pence & the interest thereof remaining unsatisfied yet sd. Benjamin the oft requested had not pd. the same but refused to do it, the Deft having now been three times been publicly called to come into Court in such default of his appearance the Plaintiff appears by W^m Billings Esq^r & prays judgment & thereupon it is considered by the Court that the sd. Caleb recover against the sd. Benjamin the sum of eleven pounds two shillings & four pence Damages & costs taxed at one pound six shillings & eleven pence & Exec ipd Sept 17-1786

Smith
Scott
N^o 74

George Stearns of Conway in our County of Hampshire Yeoman Plaintiff vs. Lemuel Stearns of Sunderland in sd. County Yeoman Deft in a plea of the Case for that the Deft having now three times been publicly called to come into Court in such default of his appearance the Plaintiff is Plaintiff & the Action Dismissed

N^o 75

John Clary of Conway in our County of Hampshire Yeoman Plaintiff vs. Russell Smith of Andley Yeoman & Aaron Probst of Deerfield Yeoman Deft in a plea of the Case for that the sd. Stearns & Probst at Deerfield on the seventh day of October seventeen hundred eighty three by their vote of that date for Value rec^d promised the sd. John to pay him the sum of five pounds one shilling & three pence to be pd. in three months from the date yet sd. Stearns & Probst this offer requested have not pd. the same but refused to do it to the damage of the sd. John the sum of six pounds the Deft being three times publicly called to come into Court in such default of his appearance the Plaintiff appears & prays judgment & thereupon it is considered by the Court that the sd. John recover against the sd. Russell Stearns the sum of four pounds four shillings & eleven pence Damages & costs taxed at one pound seven shillings & six pence & Exec ipd Oct 13th 1786

Clary
Smith
N^o 76

Childs
Parsons
N^o 77

David Childs of Conway in our County of Hampshire
Complainer Plff. Sillas Parsons of Salisbury in sd County
Yeoman Deft in plea &c as may be seen on file the
Deft having now three times publicly called to come
into Court makes default of his appearance the Plff
is non suit & the action dismissed

Morton
Hatfield
N^o 78

Daniel Morton of Conway in our County of Hampshire
Yeoman Plff. William Hatfield of Windsor in our County
of Hampshire Yeoman Deft in a plea of the Case for that
the sd Wm at Windsor & Northampton on the first of
June last past by his note of that date for value rec^d promised
the sd Daniel to pay him on order the sum of two pounds
nineteen shillings & two pence on demand with interest
till p^d Yet sd William tho often requested has not p^d the
same but refuses to do it, to the damage of sd Daniel
the sum of six pounds, the parties severally appear & it
is considered by the Court that the sd parties have day here
untill the 2^d Tuesday of November next

Griswold
Adams
N^o 79

Elisha Griswold of Windsor in the County of North
a state of Connecticut Complainer Plff. Relatiah Adams of Granville
in our County of Hampshire Yeoman Deft in a plea of the
Case for that sd Relatiah at Windsor viz at Northampton
on the twentieth day of November seventeen hundred eighty
two by his Note of that date for Value rec^d promised
sd Elisha to pay him eight pounds on demand with interest
till p^d Yet sd Relatiah tho often requested has never
p^d the same but refuses to do it, to the damage of the
sd Elisha the sum of twelve pounds, the Deft having
now three times publicly called to come in to Court
makes default of his appearance the Plff appears
by Alexander Wolcott Gent & prays Judgment thereupon
it is considered by the Court that the sd Elisha recover
against the sd Relatiah the sum of eight pounds sixteen
shillings & two pence & Costs taxed at one pound
fourteen shillings & two pence & Exec^d Sep^r 10-1784

Holcomb
Adams
N^o 80

Nathaniel Holcomb of Symsbury in the County
of Hartford a state of Connecticut Complainer Plff.
Relatiah Adams of Granville in our County of Hampshire
Yeoman Deft in a plea of the Case for that sd Relatiah
at Symsbury on the twenty fourth day of May last
by his Note of that date for Value rec^d promised sd
Nath^l to pay him twenty pounds on demand, Yet sd
Relatiah tho often requested has never p^d the same
but refuses to do it, to the damage of the sd Nath^l the
sum of thirty pounds the parties severally appear
& agree to have the Case continued untill next term
Wherefore it is considered by the Court that the sd
sd parties have day here untill the 2^d Tuesday
of November next

Hunt
Clark & Co
N^o 81

Elijah Hunt of Northampton in our County of
Hampshire Esqr. Plff. Levi Clark & Shabod Thope
both of West Springfield, Enders & Samuel Leonard
Jr of sd West Springfield Yeoman In a plea that
to the sd Elijah the sd Levi & Shabod & Samuel render
the sum of fifty pounds which to him they owe & from him
unjustly detain, so that the sd Levi & Shabod & Samuel
at West Springfield on the tenth day of Nov^r last past
by their Bond Obligatory of that date under their hands & seals
& by them duly executed acknowledged themselves indebted
to the sd Elijah the sum of fifty pounds as by sd Bond
evident in Court to be produced & shown to be p^d him whereupon
they should after reward be required. Yet sd Levi & Shabod
& Samuel have not one of them ever p^d sd sum of
fifty pounds or any part thereof but deny & refuse to do it
tho often demanded to the damage of the sd Elijah the sum
of fifty pounds, the plaintiff appears & moves to have the
Case continued untill next term as the Deft is out of the
Court & cannot attend, thereupon it is considered by the Court
that the sd parties have day here untill the 2^d Tuesday
of November next

John Olcott & John Caldwell of Hartford in the County of
Hartford & Peter of Commerce Street & Daniel in & out of
on the estate of Samuel Olcott late of Hartford Merchant
deceased Plaintiff Stephen Noble of Westfield in our County
of Hampshire Esq. in Debt in a piece of trespass on the
Case for that the sd Stephen at the sd Westfield on the
seventeenth day of January seventeen hundred eighty
two by his Note of that date promised sd John Olcott
& John Caldwell for Value recd to pay them one hundred
& twenty one pounds & eight pence on Demand with
Interest till paid yet sd Stephen hath never paid the same
or any part thereof but utterly refused to do it tho' often
reminded to the damage of the sd John Olcott & John Caldwell
the sum of two hundred pounds, the parties severally
appear & agree to have the Case continued until next
term, thereupon it is considered by the Court that
the sd parties have day here until the second Tuesday
of November next & then Judgment to be final

Olcott & a 31
Noble
N^o 82

Jonathan Dwight of Springfield in our County
of Hampshire Merchant, Plaintiff Jonathan Worthington
of West Springfield Yeoman Defendant in a piece of the Case
for that sd Jonathan at sd Springfield on the twenty
fifth day of January seven hundred eighty two by his
Note of that date for Value recd promised the sd Jonathan
Dwight to pay him nineteen pounds seven shillings
& seven pence one farthing on Demand with interest
till paid yet sd Jonathan Worthington tho' often requested
hath not paid the same or any part thereof but refused
to do it to the damage of the sd Jonathan Dwight
the sum of thirty pounds the Debt having now three
times been publicly called to come into Court making
Default of his appearance - the Plff appears by Alex^r
Wolcott Esq. his attorney & prays judgment &
thereupon it is considered by the Court that the sd
Jonathan Dwight recover against the sd Jonathan
Worthington the sum of twenty pounds six shillings
& five pence Damages & Costs taxed at one pound
between shillings & two pence - Exec ifc^d Sep^r 10th 1784

Dwight
Worthington
N^o 83

Joseph Lathrop of West Springfield Clerk &
Elizabeth Dwight of Springfield Esq. the women in our
County of Hampshire Guardians of the Children of
Joseph Dwight late of sd Springfield Esq. deceased Plaintiff
Jonathan Worthington of sd West Springfield Yeoman Defendant
in a piece of the Case for that the sd
Jonathan at sd Springfield on the twenty fifth day of
January seven hundred eighty two by his Note
of that date promised the sd Joseph & Elizabeth together
with Charles Pymbeon Esq. to pay them or their
order for Value recd seventeen pounds twelve shillings
& two pence on Demand with interest till paid yet sd
Jonathan tho' often requested hath not paid the same
or any part thereof to the damage of the sd Joseph &
Elizabeth the sum of twenty five pounds the Debt
having been three times publicly called to come
into Court making Default of his appearance
the Plff appears by Alex^r Wolcott Esq. his attorney
& prays judgment & thereupon it is considered by
the Court that the Plffs recover against the sd
Jonathan the sum of twenty two pounds nine
shillings & Damages & Costs taxed at one pound between
shillings, Exec ifc^d Sep^r 10th 1784

Lathrop & a
Worthington
N^o 81

Hokott

Hough

N^o 85

Alexander Wobot of Springfield in our County of Hampshire
 Gent^l vs P^lff Elijah Hough of Southwick in our County of Hamp-
 shire Deft in a plea of the Case for that sd Elijah at sd Southwick
 on the twenty sixth day of May seventeen hundred eighty
 by his Note of that date promised one Elias Fowler for Value
 recd to pay him or his Order within one Year from the
 date of sd Note ten pounds worth of good merchantable
 Wheat at six shillings per bushel or Rye at three shillings
 per bushel or Corn at two shillings & six pence per bushel
 or cattle estimated in the same proportion within interest for
 the same till paid as agreed & afterwards on the seventh
 day of November last past at sd Springfield the sd Elias
 by his indorsement on sd Note assigned the same to sd
 Alexander & ordered the contents thereof to be due to be
 pd to the sd Alexander of which the sd Elijah then
 & there had notice & so became liable to pay the same to
 sd Alexander according to the tenor thereof Yet sd Elijah
 tho' often demanded has never pd the same or any part
 thereof to the damage of the sd Alexander the sum of fifty
 pounds, the Deft having now three times been publicly
 called to come into Court makes default of his appearance
 the P^lff appears & prays judgment & thereupon it is
 considered by the Court that the sd Alexander recover
 against the sd Elijah the sum of thirty six pounds
 eight shillings Damages & costs taxed at one pound
 seven shillings Exec^u Sep^r 30th 1786

Lawrence

Hough

N^o 86

John Lawrence of Hartford in the County of Hartford
 & State of Connecticut Esq^r P^lff vs Elijah Hough of South-
 wick in our County of Hampshire Gent^l Deft in a plea
 of the Case for that sd Elijah at sd Southwick on the
 second day of March seventeen hundred eighty two
 by his Note of that date of Value recd promised the sd
 John to pay him ninety pounds on or before the 1st
 day of March now last past with interest till pd
 Yet sd Elijah tho' often demanded has never pd the same
 or any part thereof to the damage of the sd John the
 sum of one hundred & thirty pounds, the Deft having
 now three times been publicly called to come into
 Court makes default of his appearance the P^lff appears
 & prays judgment & thereupon it is considered by the
 Court that the sd John recover against the sd Elijah the
 sum of one hundred three pounds ten shillings Damages
 & costs taxed at one pound fourteen shillings, the Deft
 now appears by Samuel Fowler Esq^r his attorney &
 appears from the judgment of this Court to the Superior
 Judicial Court holden at Springfield in & for the County
 of Hampshire the fourth Tuesday of Sep^r next & he
 recognizes with sureties as the Case directs

Barbours

Chandler

N^o 87

Elisha Barbours of Hartford in the County of
 Hartford & State of Connecticut Printer P^lff vs Stephen
 Chandler of Long Meadow in our County of Hampshire
 Yeoman Deft in a plea of the Case for that the sd Stephen
 at Springfield on the ninth day of February last past
 by his Note of that date for Value recd promised the sd
 Elisha to pay him ten pounds seven shillings &
 two pence worth of good Merchantable Lⁱⁿ Boards
 & Shingles at 5^{cts} per Board & Lⁱⁿ Lumber in England in
 sd County of Hartford by the first day of May then
 next with interest which time is past -- And the
 sd Elisha swith that he has ever been ready to receive
 sd Boards & shingles according to the tenor of sd
 Note Yet sd Stephen tho' often demanded has never
 paid the same or any penny thereof to the damage
 of the sd Elisha the sum of fifteen pounds, the Deft
 having now three times been publicly called to come
 into Court makes default of his appearance the
 P^lff appears & prays judgment & thereupon it is
 considered by the Court that the sd Elisha recover against
 the sd Stephen the sum of ten pounds eight shillings
 Damages & costs taxed at one pound fourteen shillings & three
 pence Exec^u Sep^r 30th 1786

Elisha Warbrooth of Hartford in the County of Hartford
 & State of Connecticut Plaintiff vs. Titus Morgan of
 Wethersfield in our County of Hampshire (Yeoman Deft) Morgan
 in a plea of the case for that sd Titus at sd Springfield on
 the twenty third day of March last past by his Note of
 that date for Value recd promised sd Elisha to pay him
 nineteen pounds two shillings two pence on demand
 with interest till p^d Yet sd Titus tho' after demanded
 now never p^d the same or any part thereof to the damage
 of the sd Elisha the sum of thirty pounds, the Deft
 having been three times publicly called to come into
 Court to answer default of his appearance the Pl^{ff} prays
 a prays Judgment thereupon it is considered by the
 Court that the sd Elisha recover against the sd Titus
 the sum of twenty pounds one shilling & eight pence Damages
 & Costs taxed at one pound ten shillings & four pence
 Exec ipso J^{ud} 10th 1788

William Warner of Brimfield in our County of Hampshire
 Yeoman Pl^{ff} vs. Eleazar Fairbanks & Abel Fairbanks both
 of sd Brimfield Yeomen Deft in a plea of the case
 for that sd Eleazar & Abel at sd Brimfield on the
 seventeenth day of March seventeen hundred eighty three
 by his Note of that date promised the sd William for
 Value recd to pay him one hundred pounds within one
 year from the date which time has elapsed with
 interest till p^d Yet sd Eleazar & Abel tho' often requested
 they or either of them tho' have never p^d the same or any
 part thereof to the damage of the sd William the sum
 of one hundred & fifty pounds, the parties severally
 appear & agree to have the case continued until next
 Term Wherefore it is considered by the Court that
 the sd parties have day here until the second Tuesday
 of November next & then Judgment to be final

Alexander Wadcott of Springfield in our County
 of Hampshire Gent^l Pl^{ff} vs. Charles Ferry of
 W. Abraham in sd County Gent^l Deft in a plea
 of the case for that the sd Charles at sd Springfield
 on the twenty fifth day of August last past by his
 Note of that date for Value recd promised sd Alex^r
 Harris to pay him forty pounds sixteen shillings
 & seven pence on demand with interest till p^d &
 afterwards on the same Tues. by fifth day of August
 at sd Springfield the sd Daniel by his Indorsement
 on sd Note assigned the same to be p^d to the sd
 Alexander & ordered the contents thereof to them
 wholly due to be p^d to the Pl^{ff} of all which the
 sd Charles then & there had notice & so became
 liable to pay the contents to the sd Alexander
 Yet sd Charles tho' often demanded has never p^d
 sd sum or any part thereof to the damage of
 the sd Alexander the sum of Sixty pounds
 the Deft having now three times been publicly
 called to come into Court to answer default of his
 appearance, the Pl^{ff} appears & prays Judgment
 & thereupon it is considered by the Court that
 the sd Alexander recover against the sd Charles
 the sum of forty three pounds six shillings & six pence
 & Costs taxed at one pound ten shillings & two pence
 Exec ipso J^{ud} Sep^r 10th 1788

Daniel Harris of Springfield in our County of
 Hampshire Merchant Pl^{ff} vs. William Elg of West Springfield
 in our County Yeoman Deft in a plea of the case for that
 the sd William at sd Springfield on the fourteenth
 day of February last past by his Note of that date
 for Value recd promised sd Daniel to pay him or
 Order two pounds & fifteen shillings on demand
 with interest till p^d Yet sd Wm tho' after
 demanded has never p^d the same or any part
 thereof to the damage of the sd Daniel the sum of
 six pounds & Whereupon the Deft being out of the
 state it is considered & ordered by the Court that
 the sd parties have day here until the 2nd Tuesday
 of November next

Brooks
Bates
N^o 92

Austin Brooks of Springfield in our County of Hampshire
Plff^r Thomas Bates of ^{sd} Springfield Def^r in a plea of the case for that the ^{sd} Thomas at ^{sd}
Springfield on the third day of April last past by his
Note of that date for Value rec^d promised ^{sd} Austin to
pay him or Order ninety pounds within six weeks with
Interest till p^d Which time has elapsed, yet ^{sd} Thomas
tho^t often demanded & demanded p^d or sum or any part
thereof to the damage of the ^{sd} Austin the sum of
one hundred pounds, the parties severally appear
& at motion of the Def^r he agreeing that Judgment
should be final until next term the plaintiff agrees
to have the case continued until next term
Wherefore it is considered by the Court that the
^{sd} parties have day here until the 2nd Tuesday of
November next

Lathrop
Bagg
N^o 93

Joseph Lathrop of West Springfield Clerk
& Elizabeth Inright of Springfield vs^r the woman
in our County of Hampshire Plff^r Ebenezer Bagg
of ^{sd} West Springfield Yeoman Def^r in a plea
of the case for that ^{sd} Eben^r at ^{sd} Springfield on
the eighth day of January seventeen hundred seven
two by his Note of that date for Value rec^d promised
^{sd} Joseph & Elizabeth & one Charles Pyburn Esq^r to pay
them nine pound & nine pence one farthing or demand
within interest till p^d yet ^{sd} Eben^r tho^t often demanded
has not p^d the same or any part thereof but neglects
it to the damage of the ^{sd} Joseph & Elizabeth the sum
of twenty pounds the Def^r having been three times
publicly called to come into Court to answer default
of his appearance the Plff^r appears & prays judgment
& there upon it is considered by the Court that the
Joseph & Elizabeth recover against the ^{sd} Eben^r
the sum fifteen pounds six shillings & six pence
Damages & Costs taxed at our pound nine shillings
& eight pence & Exec Sep^r 10th 1796

Dean
Wright
N^o 94

Barnabas Dean of Hartford in the County of Hartford
& State of Connecticut Merchant Thomas Wright
of Cheshirefield in our County of Hampshire Yeoman
Def^r in a plea of the case for that ^{sd} Thomas at Wethersfield on the
twentieth of January A^d 1796 by his Note of that date promised ^{sd}
Barnabas for value rec^d to pay him twenty pounds six shillings & six pence
on demand with interest till p^d yet ^{sd} Thomas tho^t often demanded has never p^d
the same or any part thereof to the damage of the ^{sd} Barnabas thirty five
pounds the Def^r having been three times publicly called to come into Court to answer default
of his appearance the Plff^r appears & prays judgment & there upon it is considered by the Court that the
Barnabas recover against the ^{sd} Thomas the sum of
thirty five pounds & costs taxed at our pound nine shillings & eight pence

Morris
Strong
N^o 95

Daniel Morris Jun^r of Hartford in the County
of Hartford & State of Connecticut Yeoman Plff^r Joel
Strong of Granville in our County of Hampshire Yeoman
Def^r in a plea of the case for that ^{sd} Joel at Granville
on the twenty third day of September seventeen hundred
seventy three promised ^{sd} Daniel to pay him at the
ferry in ^{sd} Hartford by the first day of May then next
the sum of ten pounds worth of ^{sd} cutt^r cattle or grain
at the market price with interest till p^d And the ^{sd}
Daniel says that he has ever been ready to receive
^{sd} cutt^r or grain according to the tenor of ^{sd} Note
yet ^{sd} Joel has never in any manner performed ^{sd}
promise or p^d the same or any part thereof but
refuses to do it to the damage of the ^{sd} Daniel the
sum of twenty pounds, the parties severally appear
& agree to have the case continued until next term
& then judgment to be final Wherefore it is
considered by the Court that the ^{sd} parties
have day here until the 2nd Tuesday of November
next

James Cummings of Ware in our County of Hampshire *Cummings*
Plffs Solomon Patterson of Putney in our County of Devon *Patterson*
Defendant in the case for that sd Solomon at sd Ware on the fifteenth day of April last by his Note of that date for Value recd promised the Plff to deliver to him on his Order two Notes one against Noah Benson the other against Stone Hittreoch both to the Value of five pounds twelve shillings by the twenty fifth day May then next he would perform five other pounds twelve shillings in case sd Notes should not be delivered at sd time & yet sd Solomon tho often requested has never pd the same but neglected to do so the Deft having been three times publicly called to come into Court & answer default of his appearance the Plff appears by Dwigtht Foster his attorney & prays judgment recover against the sd Solomon the sum of five pounds one pound twelve shillings & eight pence & costs taxed at
Exce ipd Sep 2nd 1749

Dwigtht Foster of Northampton in our County of Northampton
Plffs Eli Putnam of Northampton in our County of Northampton
Defendant in a plea of the case for that sd Eli at sd Northampton on the eighteenth day of February last by his Note of that date for Value recd promised one Jude Putnam to pay him on his order six pounds ten shillings by the first day of July then next with interest till by his Endorment on the same note ordered the content then wholly due to be pd to the Plff of which sd Eli being liable there there in consideration thereof promised to pay the content of sd Note according to not pd the same but neglected to do so to the damage of the sd Dwigtht twelve pounds & the Deft having been three times publicly called to come into Court & answer default of his appearance the Plff appears & prays judgment & thereupon it is considered by the Court that the sd Dwigtht recover against the sd Eli the sum of the same six pounds seven shillings & seven pence & costs taxed at one pound
Exce ipd Sep 2nd 1749

Martha Widdowes of Northampton in our County of Northampton
Plffs John Bradish Gent & James Bradish Physician both of Northampton in our County of Northampton
Defendants in a plea of the case for that sd John in his lifetime at Northampton on the seventh day of December last gave seven hundred seventy two by his Note of that date for Value recd promised the sd James to pay him on demand with interest till pd & yet sd James tho often requested to have never pd the same but neglected to do so to the sd Martha damage the sum of ten pounds the parties severally appear & agree to have the case continued until next term & their judgment to be final Wherefore it is considered by the Court that the sd parties have day here until the 2nd Sunday of Nov^r next

James Robinson of New Braintree in our County of Worcester
Plffs John Bradish Gent & James Bradish Physician both of Northampton in our County of Northampton
Defendants in a plea of the case for that sd John in his lifetime at Northampton on the seventh day of December last gave seven hundred seventy two by his Note of that date for Value recd promised the sd James to pay him the sum of thirty pounds on demand with interest till pd & yet sd James tho often requested to have never pd the same but neglected to do so to the damage of the sd James the sum of sixty pounds the parties severally appear & agree to have the case continued until next term & thereupon it is considered by the Court that the sd parties have day here until the 2nd Sunday of November next

Robinson
v
Marlboro
N^o 100

James Robinson of New Braintree in our County
of Worcester Yeoman P^lff Robert Marlboro of Springfield
in our County of Hampshire Qu^o De^o in a plea
of the case for that s^d Robert at Northampton
on the twenty ninth day of January seven hundred
eighty two by his vote of that date for Value re^d
promised the s^d James to pay him sixty four pence
Alitted Dollars which the Plaintiff were to be of
the Value of nineteen pounds four shillings on
Demand with interest till p^d also for that s^d
Robert being indebted to the s^d James on the same days to
the P^lff in another sum of three shillings for so
much money re^d to the P^lffence & in consideration
thereof promised to pay the same on Demand with
interest & yet s^d Robert tho^o after requested has
never p^d the same but refused to do so to the damage
of the s^d James the sum of thirty pounds the De^o
having been three times published & called to
come into Court & make default of his appearance
the P^lff appears by Dwight Foster Esq^r his
attorney & prays judgment & thereupon it
is considered by the Court that the s^d James
recover against the s^d Robert the sum of
Twenty two pounds three shillings & four pence
Damages & Costs taxed at one pound fifteen
shillings & eight pence Exec^o Sep^r 14 1784

Rich
v
C. Doe
N^o 101

John Rich of Brookfield in our County of
Worcester Yeoman P^lff Hannah Olds of
Pulcher Town in our County of Hampshire Widow
De^o in a plea of the case for that s^d Hannah
at Pulcher on the twenty seventh day of
April seven hundred eighty two by her
Vote of that date for value re^d promised s^d
John to pay him or his Order three pounds fifteen
shillings & ten pence in two Mon^o the from the
date with interest till p^d & yet s^d Hannah
tho^o after requested never p^d the same but refused to
to the damage of the s^d John the sum of eight
pounds the De^o having been three times
published & called to come into Court & make
default of his appearance the P^lff appears &
prays judgment & thereupon it is considered
by the Court that the s^d John recover against
the s^d Hannah the sum of two pounds seven shillings
& eleven pence Damages & Costs taxed at
one pound thirteen shillings & ten pence
Exec^o Sep^r 16 1784

Rich
v
Patterson
N^o 102

John Rich of Brookfield in our County of Worcester
Yeoman P^lff Solomon Patterson of Putnam in our County
of Hampshire Yeoman De^o in a plea of the case for that
s^d Solomon at Putnam on the twenty first day
of February last by his Vote for Value re^d promised
the s^d John to pay him or order two pounds ten shillings
& ten pence with the till p^d yet though requested to
pay the same refused to do so to the damage of the s^d
John eight pounds the De^o having been three times
published & called to come into Court & make default
of his appearance the P^lff appears & prays
judgment & thereupon it is considered by the Court
that the s^d John recover against the s^d Solomon
the sum of three pounds seven shillings & eight
pence Damages & Costs taxed at one pound five
shillings & two pence Exec^o Sep^r 16 1784

Thompson Maxwell of Buckland in our County of Hampshire Maxwell
Esq. v. Oliver Newton of Ware in sd County Newton
Buckland v. Deft in a plea of Ejectment wherein N^o 103
sd Thompson demanded against the sd Oliver a certain
tract or parcel of Land lying in sd Ware containing
sixty acres less more or less being part of D^{ts}
Dunbars farm & is bounded as follows to wit
beginning at a stake & stone which is in the
Southwest corner; from thence crossing the Road
running to Waverick Smiths north west corner
of the lot he now lives on; from thence on sd line
till it comes to a white Oak tree; from thence
thirteen Rods & a half to a stake & stone
thence turning due west to the tower road to
a Stake & stone; from thence northwesterly on sd
Road thirteen rods & a half to a stake & stone
from thence northwesterly as the Road runs until
it comes to the Road that comes to Alenshale
Mill from thence turning west to the Mill at the
South west corner of the Orchard thence turning
North 22 East nineteen Rods & a half to a stake
& stone thence North 32 East forty rods to a stake
& stone; from thence Easterly to the first mentioned
Boundary together with the privileges & appurtenances
thereto belonging & whereupon the sd Thompson
complains & says that on the eighteenth day
of September seventeen hundred eighty three one
Edward Danson of Buckland aforesd Thibardman
was seized & possessed of the sd Demanded premises
in his own right & Termore as of fee & being seized
& possessed thereof the sd Edward afterwards at sd
Ware on the same day & year aforesd by his deed
Poll of Mortgage & Sale duly signed, sealed & acknowledged
& registered, granted & conveyed the same premises
to him the sd Thompson to his heirs & assigns to
have & to hold the same premises as a good profit &
absolute Estate of Inheritance simple by virtue of which
of the sd Thompson entered & because & was seized
taking the profits thereof to the value of twenty pounds
per the year & being possessed thereof the sd Oliver thence
afterwards on the first day of October last unjustly &
without payment with force & arms entered in to the
sd Demanded premises ejected the sd Thompson & hath
ever since & still doth unjustly hold him out to the damage
of the sd Thompson the sum of two hundred pounds, the
Deft being three times publicly called to come into
Court making default of his appearance, the Pl^{ff} appears
by Dwyght Foster his attorney & prays judgment
thereupon it is considered by the Court that the
sd Thompson recovers against the sd Oliver the actual
value & possession of sd tract of Land & lost to him
at one pound twelve shillings & ten pence, Dec^r 15th 1784

Thompson Maxwell of Buckland in our County of Hampshire Maxwell
Esq. v. Stephen Danson of Ware in sd County Thibardman Danson
Deft in a plea of the Case for that sd Stephen & sd Ware on the fifth
day of June seventeen hundred eighty three according to the custom
of Wiltshire in such case made his certain Indor or bill of Exchange
or that date by which to order the sd Stephen or, value thereof by the bank
of Colonel John Hatch to pay the sd Thompson Maxwell the sum of
fourty pounds out of the sd Stephen Ware or a Hamilton or Captⁿ
Joseph Hill his cheke or any of them in the Court in that service
over then hundred eighty one full value sd meaning to pay the same
on sight at sd Oliver this sd Oliver the sd Thompson there afterwards
on the twelfth day of the same June presented to the sd Oliver & requested him to
accept the said bill & pay him the Court to the value of sd but the sd Oliver
thence refused to accept the sd bill & pay him the sum of forty pounds
of which the sd Oliver then & there had notice & by reason of the premises
liable to pay the same & being so liable provided the Pl^{ff} to pay
him the same as Demand. Whereupon the request to pay the same
repeated to the damage of the sd Thompson the sum of thirty
pounds & the parties severally appear & motions at the Pl^{ff} argues
to have the Case continued until next term judgment to
be made it is considered by the Court
that the sd Stephen have done until the 2nd day of
November next &

Free
Morgan
N^o 105

Mary Child of Western in our County of Worcester Wdow Plff
David Morgan of New Bedford in our County of Hampshire
Def^t & Deputy Sheriff in a plea for that sd Mary at
Greenwich in sd County on the sixth Day of April last
was possessed of two ranges of land one of which was of a new
Colon^y & the other of a town about ten years of age & of the
value of fifteen pounds as also her own proper goods & estate
& being so possessed thereof the sd Mary there afterwards
on the coming the sd two men did separately buy & receive
thereat in which some men there afterwards on the same day to the
harm of the sd David by finding cause. Yet sd David well knowing the
sd land to be the proper land of her the sd Mary & to her of right
to be sold & sold to him & continuing to inquire & desire the
Mary in this particular the other request he has not delivered the
sd land to the sd Mary. But the sd men there afterwards on the tenth
day of sd April the sd David did convert & dispose of the his the sd
David own Use to the damage of the sd Mary the sum of
twenty pounds, the parties severally appear & agree to
have the case continued until next term & thereupon it
is considered by the Court that the sd parties have inquired
until the 2^d Tuesday of November next

Hotton
Taylor
N^o 106

Joseph Hotton of New Salem in our County Hampshire
Plff^r Abraham Taylor of sd New Salem Def^t in a plea of the case for that sd Abraham at
sd New Salem on the twenty fifth day of March seventeen
hundred eighty three by his wife a writ of date for value
received provided the sd Joseph to pay him the sum of
ten pounds & sixteen shillings in eleven months from the
date with Use till p^d. Yet sd Abraham tho' after request
has never p^d sd sum or any part thereof to the sd Joseph
consequence the sum of three pounds, the Def^t being three
times publicly called to appear in to court in which
default to his appearance the Plff^r appears by David
Hotton Esq^r his attorney & prays judgment & thereupon
it is considered by the Court that the sd Joseph recover
against the sd Abraham the sum of eleven pounds two
shillings & six pence Damages & Costs taxed at one
pound fifteen shillings & four pence Dec^r 10th 1804

Townsend
Woods
N^o 107

Mary Ann Townsend of Boston in our County of
Suffolk Wdow Exec^r of the last will & testament of
William Blair Townsend late of Westbury in our County
of Middlesex &c Plff^r Francis Woods of Warwick
in our County of Hampshire her husband's Def^t in a plea of debt for that sd Francis at Northampton
in our County of Hampshire on the twentieth
day of March seventeen hundred eighty seven by
his certain writing obligatory called a bond under
his hand & seal in Court to be produced bound himself
to the sd Mary Townsend giving a receipt of the
last will & testament of sd Blair late of sd Boston widow Dec^r in the sum of two
hundred & forty pounds to be p^d to the sd William
order made. Yet the sd Francis tho' after request
has not p^d the same: thereto the sd William in
his life time or to the sd Mary since the decease
of the sd William tho' likewise requested but
neglects to do so. The parties severally appear &
out motions of the Def^t agree to have the case continued
until next term. Wherefore it is considered by the
Court that the sd parties have day here until the
2^d Tuesday of November next

Larned
Piper
N^o 108

Abraham Larned of New Salem in our County of Hampshire
Plff^r Caleb Piper of Northampton in our County
of Worcester Def^t in a plea of the case for that sd Caleb
at sd New Salem on the eighth day of March last by his
writ of that date for value received provided sd Larned
to pay him on order nineteen pounds five shillings & three pence
on or before the 1st day of July next with int^rest till p^d
and there afterwards on the same day the sd Larned by his
endorsement on the writ ordered the Court to be p^d to the
Plff^r accordingly to the tenor thereof whereof sd Caleb then &
there in Court he had notice & became liable to pay the sum
yet sd Caleb tho' after request & payment of the same
but neglects to do so to the sd Caleb Damage thirty pounds
the parties appear & agree to have the case continued until
next term & judgment to be final & thereupon it is considered by
the Court that the sd parties have day here until the 2^d Tuesday
of November next

Jeremiah Powers of Greenwich in our County of Hampshire Power
of Attorney Simon Stone Jun^r of sd Greenwich with his handman
Left in a plea of the case for that sd Simon at sd Greenwich
on the third day of January seven hundred eighty three
by his Vote of that date for value rec^d promised the
P^l to pay him the sum of thirty two pounds ten
shillings on demand with interest till p^d Yet sd
Simon tho^t often request hath never p^d sd sum with
the interest but neglects to do it to the damage of the
sd Jeremiah the sum of fifty pounds. the parties
severally appear & agree to have the case continued
the case continued until next term thereupon
it is considered by the Court that the sd parties
have day here until the 2^d Tuesday of November
next

N^o 109

Israel Williams Jun^r of Hatfield in our County of Hampshire Power
of Attorney Jonathan Watcott of
Southampton in sd County of Gosport Left in a plea
of the case for that sd Jonathan at sd Southampton
in sd County on the second day of January seven hundred
eighty two by his Vote of that date for value
rec^d promised the sd Israel to pay him six pounds
twelve shillings & eight pence on demand with interest
till p^d & also for that sd Jonathan at sd Southampton
his Vote of that date for value rec^d promised the
sd Israel to pay him nine pounds two shillings
& two pence on demand with interest till p^d Yet
sd Jonathan tho^t often requested has never performed
his promise made either of them on any part
thereof but refuses to do it to the damage of the
sd Israel the sum of seventeen pounds the parties
appear & agree to have the case continued until
next term thereupon it is considered by the
Court that the sd parties have day here until
the 2^d Tuesday of November next

Williams

Watcott

N^o 110

Israel Williams Jun^r of Hatfield in our County of Hampshire
of Hampshire Power of Attorney Philip Kellogg of Chesterfield
in sd County of Gosport Left in a plea of the case for
that sd Philip at sd Hatfield on the fifteenth day
of January seven hundred eighty two by his
Vote of that date for value rec^d promised the sd
Israel to pay him thirty three pounds ten shillings
& seven pence on demand with interest till p^d
Yet sd Philip tho^t often requested has not p^d the
same but refuses to do it to the damage of the
sd Israel the sum of fifty five pounds the parties
severally appear & agree to have the case continued
until next term thereupon it is considered
by the Court that the sd parties have day here
until the 2^d Tuesday of November next & then
Judgment to be final

Williams

Kellogg

N^o 111

David Blodget of Wrimfield in our County of Hampshire
of Hampshire husbandman P^l Alexander Bothwell
of Colchester in our County of Worcester Left in a plea
of the case for that sd Alexander at sd Wrimfield
on the tenth day of November seven hundred
eighty one by his Vote of that date for value rec^d
promised one John Partridge to pay him on order
the sum of twenty two pounds six shillings
within six months from the date with interest
till p^d & the sd John Partridge there afterwards
on the same day by his Indorsement on sd Vote
bound the Court to the then unpaid to be p^d to the
P^l when of the sd Alexander had due notice &
thereupon became liable to pay the same at the
time of payment mentioned in sd Vote thing
there in consideration thereof promised the P^l
to pay him accordingly Yet sd Alexander tho^t
often requested has not p^d the same but refuses
to do it to the damage of the sd David the sum of
sixteen pounds the parties severally appear & agree
to have the case continued until next term thereupon
it is considered by the Court that the sd parties have
day here until the 2^d Tuesday of November next

Blodget

Bothwell

N^o 112

Sabin
Shaw
N^o 113

Noah Sabin of _____ in the County of Hampshire
appellant vs Joshua Shaw of _____
appellee & _____ in a Cause as may be seen
at large on File &c. The Parties appear and agree
to a Continuance &c. and it is considered by the
Court that they have Day here in Court untill
the second Tuesday of November next

Morgan
Horse
N^o 114

Abner Morgan of Wimpfield in our County of Hampshire
Esqr. P^lff^r vs David Horse of Wimpfield in our
County of Worcester husbandman Debt in a plea of
Debt for that the sd Abner recovered judgment against
the sd Joseph at the Court of Common Pleas holden at
Northampton in & for the County of Hampshire on
the second Tuesday of February seventeen hundred
(eighty four) for fourteen pounds two shillings &
six pence Lawfull money Debt & one pound sixteen
shillings & four pence Cost of suit & by the records
thereof appears & he the sd David finding in his books
accounts, credits, & goods of the sd Joseph to a considerable
value which he refused to expose to view to be attached
by the P^lff^r to answer his Demand aforesaid & to the
Damage of the sd Abner the sum of twenty five
pounds. The parties severally appear & agree
ordered by the Court that the Cause be continued
untill next term & that the sd parties have
Day here untill the 2^d Tuesday of November
next

Brown
Wait
N^o 115

John Brown of Wimpfield in our County
of Hampshire husbandman P^lff^r vs Phineas
Waite of Leicester in our County of Worcester husbandman
Debt in a plea of the Case for that sd Phineas at
sd Wimpfield on the fourteenth day of April last
by his Note of that date for Value rec^d promised
John to pay him the sum of three pounds four shillings
& nine pence ordered with interest till paid
Yt sd Phineas tho. often requested have never paid
the same but neglects it to the Damage of the sd
John the sum of ten pounds. The parties severally
appear & agree to have the Cause continued untill next term
Judgment to be final. Wherefore it is ordered by the Court
that the sd parties have Day here untill the 2^d
Tuesday of November next

Archibald Brown of South Brimfield in our County of Hampshire & Archer. Pledge David Brewer of Boston in our County of Suffolk & Esq. Deft in a plea of trespass on the case for that sd David at sd South Brimfield on the twenty sixth day of August seventeen hundred sixty five by his note of that date for Value recd promised one James Smith to pay him or order the sum of eight pounds two shillings & two pence on demand & the sd James there afterwards by his Indorsement on the same Day ordered the contents then unpaid to be pd to the Pledge whereof the sd David had due notice & became chargeable to pay the same on demand to the Pledge & then & there in consideration thereof promised to pay him accordingly. Yet sd David tho' often requested has not pd the same but neglects it to the damage of the sd Archibald the sum of twenty five pounds the parties severally appear & the Deft moves for a continuance that the Officer may amend his return & there upon it is considered by the Court that the sd parties have day here untill the 2nd Tuesday of November next

Brown 36
Brewer
N^o 116

Hele Hitchcock of Brimfield in our County of Hampshire husbandman. Pledge John Parker of Boston in our County of Suffolk merchant Deft in a plea of trespass on the case for that sd John at sd Brimfield on the first day of July last past was justly indebted to the sd Hele in the sum of sixty pounds lawful money for so much money by the sd John before that time had recd for the sd Hele to the use of the sd Hele at his sd John's special Instance & request in consideration thereof the sd John assumed upon himself & to the sd Hele promised to pay him the same on demand & yet sd John tho' often requested has not pd the same but neglects it to the damage of the sd Hele the sum of twenty five pounds the parties severally appear & agree to have the case continued untill next Term & there upon it is considered by the Court that the sd parties have day here untill the 2nd Tuesday of November next

Hitchcock
Parker
N^o 117

Nathaniel Rockwell of Windsor in the County of Middlesex & the inhabitants of the town of South Brimfield in our County of Hampshire Deft in a plea of trespass on the case for that at sd Windsor to wit at sd Brimfield on the fifteenth day of Nov^r seventeen hundred eighty three one John High of sd South Brimfield just being impaired & authorized thereto by the sd Inhabitants of a legal town meeting duly warned, convened, & holden there for that purpose by a Note under the hand of the sd John for Value recd in behalf of the sd town promised the sd Nathaniel to pay him the sum of one hundred & three pounds four shillings & seven pence on demand with interest till pd whereof the sd Inhabitants to them & there had due Notice & so became chargeable in Law to pay the same according to the tenor thereof & there is in consideration thereof promised the sd Nathaniel to pay him the same accordingly. Also for that the sd Inhabitants afterwards on the same day appeared at South Brimfield were justly indebted to the sd Nathaniel in other sum of one hundred & three pounds four shillings & seven pence for so much money by the sd Inhabitants had recd of the sd Nathaniel at their special request of the sd Inhabitants & to the use of the sd Nathaniel & being so indebted the sd Inhabitants undertook & promised to pay the same on demand & yet sd Nathaniel tho' often requested has not so far the sd Inhabitants or either of them pd the same but neglects it to the damage of the sd Nathaniel one hundred & three pounds the parties severally appear & agree to have the case continued untill next Term & judgment to be final if defaulted Whereupon it is considered by the Court that the sd parties have day here untill the 2nd Tuesday of Nov^r next

No 118

Worthington John Worthington of Springfield in our County
 of Hampshire Esq: Plaintiff in Law
 Manger vs
 N^o 119
 Samuel on the eighteenth Day of November seventeen
 hundred eighty two at Springfield by his
 writing obligatory sealed with the seal of the
 Court & in Court to be produced & did bind himself
 to the sd John in the sum of fifty pounds to be
 pd to be pd to him the sd John when he the sd
 Samuel should be thereto required, & that Samuel
 tho' of ten requested has not pd the sd sum but come
 to do it to the damage of the sd John the sum of
 sixty five pounds, the Debt having been three
 times publicly called to come into Court in which
 default of his appearance the Plf appears by
 Abner Morgan Esq: his attorney & prays Judgment
 & thereupon it is considered by the Court that the
 sd John recover against the sd Samuel the sum
 of forty eight pounds four shillings & pence Debt
 & cost taxed at one pound twelve shillings &
 ten pence See ifc Sept 15th 1786

Cutler
 Lammson
 N^o 120
 Converse, Cutler of Tolland in the County
 of Hartford & State of Connecticut Plf Physician vs
 Samuel Lammson husbandman & Francis Lammson
 husbandman both of Ware in our County of Hampshire
 Defendants of trespass on the case for that sd Samuel
 & Francis at sd Ware on the twentieth day of May
 seven hundred eighty four by their vote
 of that vote for value & promised and Thomas
 Amey to pay him or either the sum of two pounds
 five shillings & ten pence within six weeks before
 the date & there & Thomas there afterwards on the
 on the same or by his Indorsement and Note
 ordered the Contents thereof to be pd to the Plf
 whereof the sd Samuel & Francis had due notice
 & became chargeable to pay the same & there
 in consideration thereof promised to pay the same
 yet sd Samuel & Francis tho' often requested have not
 pd the same but neglected it the parties severally
 appearing agree to have the case continued without
 costs untill next Term & thereupon it is considered
 by the Court that the sd parties have Day then next
 the second Sunday of Nov^r next

Bridgham
 Thompson
 N^o 121
 Martha Bridgham of Boston in our County of
 Suffolk Widow, Administratrix of the estate of
 James Bridgham late of sd Boston Esq: Decedent in
 sd County the Plf vs Henry Thompson of Boston in our
 County of Hampshire Defendant in a plea of Debt
 for that sd James in his life time by the considerations
 of our Justice of our Court of Common Pleas here at Springfield
 for our County of Hampshire on the third Tuesday of May
 seventeen hundred eighty three recovered Judgment against
 the sd Henry the sum of three pounds five shillings & pence
 & was ordered to be pd to him the sd James the sum of
 two pounds & ten pence this sum & the cost of suit on the
 the record of sd Court may appear which Judgment remains
 in full force & effect for all the said James owed out Execution
 on the sd Judgment there been returned and satisfied where
 action accien to the defendant the sum of the sd
 Henry the various reasons of record with interest & that
 Henry tho' often requested has not pd the same but
 unjustly detains the sum to the damage of the sd Martha
 twelve pounds, the parties severally appearing agree to have
 the case continued untill next Term Judgment to be born
 wherefore it is considered by the Court that the sd parties
 have Day then next the second Sunday of Nov^r next

Abner Morgan of Brimfield in our County of Hampshire Esq: Morgan 37
Plff in a plea of the last for that sd John who is Benjamin
on the thirtieth first day of Dec^r seventeen hundred eighty Newell
one by his Note of that date for Value rec^d promised
the sd Abner to pay him the sum of five pounds
thirteen shillings & nine pence within two years
from the date with interest till p^d yet sd John tho' often requested
sd Abner but neglects to do it to the damage of the sd
Abner the sum of twelve pounds, the parties appear
at motion of the Deft agree to have the case continued
untill next term - Wherefore it is considered by the
Court that the sd parties have day here untill the
2nd Tuesday of November next

Jonathan Moulton Jun^r of South Brimfield in our Moulton
County of Hampshire Esq: Benjamin Moulton
Moulton of sd South Brimfield husbandman Deft N^o 123
in a plea of the case for that sd Benjⁿ at sd South
Brimfield on the fourth day of March last by his
Note of that date for Value rec^d promised sd Jonathan
to pay him the sum of thirty pounds two shillings
& one penny within three months from the date
with interest till p^d yet sd Benjⁿ tho' often requested
has not the same but neglects it to the damage
of the sd Jonathan the sum of forty pounds
the parties severally appear & agree to have the
case continued untill next term judgment
to be given if there is no appeal for the sixth Wherefore
it is considered by the Court that the sd parties
have day here untill the 2nd Tuesday of Nov^r next

Ephraim Paddock of Ware in our County of Hampshire Paddock
Esq: Hannah Olds of Belchertown in sd Olds
County Widow Adm^r on the estate of Jonathan Olds
late of sd Belchertown deceased Plff in a plea of
Debt for that Ephraim at Brimfield in sd County
on the ninth day of May seventeen hundred seventy
four by the consideration of James Bridgman Esq:
one of the Justices of peace in & for the sd County recovered
judgment against the sd Jonathan for the sum of
one pound twelve shillings & four pence damages
& seventeen shillings & six pence costs of suit as
by records thereof in sd Justice of Peace appears & at the
sd Ephraim there afterwards in the 1st time of the
sd Jonathan sued out two writs of Execution on
sd judgment & committed the same Execution to
the Sheriff of sd County yet sd Writs have been returned
wholly unsatisfied & the execution becomes to the
Plff to recover the aforesd sum with interest
yet sd Jonathan tho' often requested has never p^d the
same in his lifetime nor has the sd Hannah
since his decease but omits to do it to the damage
of the sd Ephraim twelve pounds, the parties
appear & it is ordered & considered by the Court that
this case be continued untill next term & that the
sd parties have day here untill the 2nd Tuesday of
November next

Walter Bridgman of Boston in our County Bridgman
of Suffolk Widow Adm^r on the estate of James Newell
Bridgman late of sd Boston Esq: Esq: John Newell N^o 125
of Hanson in our County of Hampshire husbandman
Def^t in a plea of the case for that sd John who is
on the thirtieth first day of Dec^r seventeen hundred
eighty one by his Note of that date for Value rec^d
promised the sd James to pay him the sum of
ninety pounds seven shillings & five pence within
two years from the date with interest till p^d
yet sd John tho' often requested has never p^d the
same but neglects to do it to the damage of the
sd Walter the sum of thirty five pounds, the
Def^t brings out of the state it is ordered by the
Court that the case be continued untill next
term & that the sd parties have day here
untill the 2nd Tuesday of Nov^r next

Morgan
&
Thompson
N^o 126

Abner Morgan of Brimfield in our County of
Hampshire Esq^r Plff^r Alpheus & Solomon
Brimfield husbandman & Solomon Thompson of Monson
in sd County husbandman Defts in a plea of trespass
on the Case for that sd Alpheus & Solomon at sd
Brimfield on the sixteenth Day of May seven teen
hundred eighty three by their Note of that date
for value rec^d promised sd Abner to pay him the
sum of five pounds five shillings & eight pence or
demand with interest till paid & sd Alpheus &
Solomon tho^t often requested have never pd the same
or any part thereof but neglect it to the damage of
the sd Abner the sum of five pounds, the Deft having
been three times publicly called to come into Court
makes default of his appearance, the Plff appears
& prays judgment & thereupon it is considered by
the Court that the sd Abner recover against the sd
Alpheus & Solomon the sum of five pounds thirteen
shillings & ten pence Damages & Costs taxed at
one pound seventeen shillings & six pence, Ex i^o Plff^r 18th 1783

Pyncheon
Sibbes
N^o 127

George Pyncheon of Springfield in our County of
Hampshire Esq^r Plff^r Jonathan Sibbes of Wilbraham
in sd County husbandman Deft in a plea of the Case
for that sd Jonathan at sd Springfield on the 2nd Day
of Jan^y seventeen hundred eighty by his Note
of that date for value rec^d promised sd George to pay
him or order the sum of one pound three shillings
& eight pence or demand with interest till paid
& sd Jonathan tho^t often requested has never pd
the same but neglects it to the damage of the sd
George the sum of ten pounds, the Deft having
been three times publicly called to come into
Court makes default of his appearance the Plff
appears by Abner Morgan Esq^r & prays judgment
& thereupon it is considered by the Court that
the sd George recover against the sd Jonathan the
sum of two pounds three shillings & ten pence
Damages & Costs taxed at one pound eight shilling
& six pence & Exec i^o Plff^r 6th 1786

Worthington
Thompson
N^o 128

John Worthington of Springfield in our County
of Hampshire Esq^r Plff^r James Thompson husbandman
& Solomon Thompson husbandman both of Monson in
sd County & Alpheus Thompson of Brimfield in sd
County husbandman Defts in a plea of the Case
for that sd James & Solomon at sd Brimfield
on the sixteenth Day of May seven teen hundred eighty
three by their Note of that date for value rec^d promised
sd John to pay him the sum of twenty eight pounds
nine shillings silver money or demand with
interest till paid & sd James & Solomon tho^t
often requested have not evr have either of them pd
the same or any part thereof to the damage of the
John the sum of twenty pounds, the Deft having been
three times publicly called to come into Court makes
default of his appearance the Plff appears & prays
judgment & thereupon it is considered by the Court that
John recover against the sd James & Solomon &
Alpheus the sum of twelve pounds four shillings
Damages & Costs taxed at one pound fifteen shillings
& six pence & Exec i^o Plff^r 6th 1786

Martha Bridgman of Proctor in the County of Suffolk. Pr: Bridgman
Widow Annix on the estate of James Bridgman late of
Proctor Esq^r Dec^d in s^c capacity Plff^r James Thompson
husbandman Solomon Thompson husbandman both
of Weymouth in our County of Weymouth & Stephen
Thompson of Weymouth in s^c County. Defts in a
plea of the Case for that s^c James Solomon & Stephen
at s^c Weymouth on the fifteenth day of May seventeen
hundred eighty three by their Act of that date
for Value rec^d promised s^d James Bridgman to pay
him the sum of nineteen pounds eleven shillings
& six pence on demand with interest till paid yet the
Defts tho^t often requested have never paid the same
but neglect it to the damage of the Plaintiff her
but neglect it to the damage of the Plaintiff her
Capacity the sum of ten pounds, the D^{ft} having
been that time perjured & called to come into Court
matters default of his appearance the Plff^r appears
& prays judgment & thereupon it is considered
by the Court that the s^c Martha recover against
the s^d James, Solomon & Stephen the sum of
three pounds three shillings & seven pence
damages, & costs taxed at two pound nineteen
shillings & six pence & therefore &c
James Vining

James Nevins of Granville is in our County of Nevins
Hampshire County. The Samuel Cleland of Mass
in our County of Hampshire's husbandman left Cleland
in a plea of the law for that of Samuel who
Granville on the fifteenth day of December seventeen
hundred sixty eight by his note of that date for
Value received promised to James to pay him or order
the sum of twelve pounds to be paid in a year
of Oxen or other neat cattle at an indifferent
appraisement at or before the first day of May
in the year seventeen hundred seventy four
yet of course the other requested has not paid
the same sum in cattle or other the sd James has
always been ready to receive the same but neglected
it to the damage of the sd James the sum of twenty
five pounds & the parties severally appeared
agreed to have the case continued until next
term. Wherefore it is considered by the Court
that the sd parties have done herein until the
2nd Tuesday of Nov^r next &
James Nevins

George Pynchon of Springfield in our County as Pynchon
in a County Court before Joseph & John of Belltown
on the 1st day of May last past in a plea of trespass
that the sd. George had before that time at the
request of the sd. Joseph sold & sold to the sd. Joseph
divers goods & wares & Merchandise, he the sd. Joseph
promised the sd. George to pay him or demand
so much money as the same goods were reasonably
worth & the sd. George in fact says that the sd. goods
were worth the sum of three pounds fifteen shillings
& ninepence three farthings of which he afterwards
on the same day gave the sd. Joseph notice & so
Joseph the latter requested how not to the same but
neglected it to the damage of the sd. George the sum of
the parties appearing at motion of the
Court for continuance it is considered by the Court
that the sd. parties have day here until the 2nd day of
November next.

John Thorne of Boston is our Curator of a leaflet that
 sets in a plain of the Law for the recovery of a debt of
 twenty five pounds of a small quantity of goods
 three by his Note of that date for value received
 David Morgan to pay him or order the sum of four pounds
 sixteen shillings & then gave within one year from
 the date of sd Note with interest till paid & the sd
 David afterwards by his Indorsement on sd Note for
 value received the contents of sd Note thereupon to be
 paid to the P^{ty} of which the sd John then was to be
 liable to pay the same & then & there in consideration
 thereof promised the P^{ty} to pay him the same contents
 yet as John the defendant requested how not to be bound
 but to let it, to the damage of these John the sum
 of twelve pounds, the P^{ty} appears & brings judgment
 & the report is considered by the Court that the John
 owes against Jonathan the sum of five pounds shillings &
 six pence Damages & costs taxed at two pounds shillings
 & six pence
 Exec^d Nov^r 16th 1784

Cooler
Marsh
N^o 133
Jonathan Cooler of Palmer in our County of Hampshire
husband deceased Plaintiff & Nathan Marsh of Manscon in sd County
has bandum Deft in a plea of the Law for that sd Nathan
at sd Palmer on the first Day of October last by his Note
of that Date for Value rec^d promised sd Jonathan to pay
him or his order the sum of one hundred & eleven pounds
at or before the first Day of April then next with interest
till sd Debt sd Nathan tho' often requested have not pd the
same nor sd interest but neglected it to the Damage
of the sd Jonathan the sum of one hundred & forty pounds
the parties severally appear & agree to have the Case
continued untill next Term then Judgment to be
final. Wherefore it is considered by the Court that
the sd parties have Day here untill the 2nd Tuesday
of November next

Waters
Brown
N^o 134
Oliver Waters of Union in the County of Hartford &
State of Connecticut Plaintiff Archibald Brown of South
Primsfield on the eleventh Day of August seventeen hundred
eighty three by his Note of that Date for value rec^d promised
sd Oliver to pay him the sum of twenty eight pounds nine
shillings & eight pence on demand with interest till
sd Archibald tho' often requested has not pd the same
but neglected it to the Damage of the sd Oliver the sum
of forty pounds, the parties severally appear & agree
to have the Case continued untill next Term then
Judgment to be final. Wherefore it is considered by the
Court that the sd parties have Day here untill the
2nd Tuesday of November next

Pynchon
Graves
N^o 135
George Pynchon of Springfield in our County of
Hampshire Gent^l Plaintiff Simon Graves of Palmer in
sd County Yeoman Deft in a plea that he render to the
George the sum of seven pounds eleven shillings & six
pence which from him he unjustly detains for this
Court for that sd George by the consideration of the
Justices of our Court of Common Pleas held at Springfield
in & for our County of Hampshire on the last Tuesday
of August seventeen hundred seventy two recovered
against the sd Simon for the sum of six pounds one
shilling & four pence Damages & Costs of suit one pound
ten shillings & two pence and by the record appear
which Judgment is still in full force wholly unsatisfied
for altho' the sd George writ out writ of Execution & committed
the same to the Sheriff to be executed yet he has long since
wholly unsatisfied, whereupon action has been moved to the sd
George to demand of the sd Simon the sd sum above
& the sum of one shilling & four pence for the sd Writ of
Execution & the interest of sd sum yet sd Simon tho'
often requested have not pd the same or any part thereof
but neglects to do it to the Damage of the sd George
the sum of eighteen pounds, the Deft appears & moves
for a continuance & thereupon it is considered by the
Court that the sd parties have Day here untill the
2nd Tuesday of Nov^r next

Abbot
Warner
N^o 136
Nathan Abbot of Haverhill in the County of Hartford
State of Connecticut Plaintiff Eliza Warner Thier & Eben
Warner in holders both of Berkshire in our County of Hamp
shire Defts in a plea of the Law for that sd Eliza & Eben
at sd Haverhill on the thirteenth Day of December
seventeen hundred eighty three by their Note of that Date
for Value rec^d promised sd Nathan to pay him the sum
of eight pounds with interest till sd Debt sd Eliza
& Ebenezer tho' often requested have never pd the same
but neglected it to the Damage of the sd Nathan the sum
of sixteen pounds, the parties appear & agree to have
the Case continued untill next Term then Judgment
to be final. Wherefore it is considered by the Court that
the sd parties have Day here untill the 2nd Tuesday of
November next

Samuel Butler of Brimfield in our County of Hampshire
 has been man P^lff^r John East of sd Brimfield has been man
 Left in a plea of the Case for that sd John at sd Brimfield
 on the twenty second day of April last by his Note
 of that date for value rec^d promised sd Samuel to
 pay him the sum of four pounds four shillings
 within three months from the date of sd Note
 with interest till p^d yet sd John tho^t often requested
 has not p^d the same to the sd Samuel but neglects
 it to the damage of the sd Samuel the sum of five
 pounds, the parties severally appear & agree to
 have the Case continued until next term & then
 judgment to be given & thereupon it is considered by
 the Court that the sd parties have day here until
 the 2^d Tuesday of November next

Butler 39
 East
 No
 137

Indian Budget Minor who sues by Edward Bliff Blodget
 Jun^r of Western in our County of Worcester has been man
 P^lff^r Daniel Haynes of Brimfield in our County
 of Hampshire has been man Left in a plea of the
 Case for that sd Daniel at sd Brimfield on the twenty
 eighth of Feb^r last by his note of that date for
 value rec^d promised sd Indian to pay him the sum
 of three pounds eight shillings & four pence on
 demand with interest till p^d yet sd Daniel
 at sd Worcester has not p^d the same but neglects
 it to the damage of the sd Indian the sum of
 ten pounds, the parties appear & agree to have the
 Case continued until next term & then judgment
 to be given if defaulted. Wherefore it is considered
 by the Court that the sd parties have day here
 until the 2^d Tuesday of Nov^r next

Blodget
 Haynes
 No
 138

Samuel Butler of Worcester in our County of
 Hampshire has been man P^lff^r Joseph McIntosh
 of Worcester in our County of Worcester has been man
 Left in a plea of the Case for that sd Joseph at sd Worcester on
 the twelfth day of August was justly indebted
 to sd Samuel in the sum of forty pounds for so
 much money by the sd Joseph before that time
 rec^d for the sd Samuel & to the use of the sd Samuel
 at his the sd Joseph's special request & being so
 indebted he the Joseph in consideration thereof promised
 to pay him the same on demand. Yet sd Joseph tho^t
 often requested has not p^d the same but neglects
 it to the damage of the sd Samuel the sum of fifty
 pounds the parties appear & agree to have the
 Case continued until next term. Wherefore it
 is considered by the Court that the sd parties
 have day here until the 2^d Tuesday of Nov^r
 next

Butler
 McIntosh
 No
 140

Benjamin Davison of Marston in our County of
 Hampshire has been man P^lff^r Joseph McIntosh
 of Worcester in our County of Worcester has been man
 Left in a plea of the Case for that sd Joseph at sd Marston on the
 twelfth day of August was justly indebted to the sd
 Davison in the sum of forty pounds for so much money
 by the sd Joseph before that time rec^d for the
 sd Davison & to the use of the sd Davison at the
 request of the sd Joseph & being so indebted he
 the sd Joseph in consideration thereof promised
 to pay the same on demand. Yet sd Joseph tho^t
 often requested has not p^d the same but neglects
 it to the damage of the sd Davison the sum of fifty
 pounds the parties appear & agree to have the Case
 continued until next term. Wherefore it is considered
 by the Court that the sd parties have day here until
 the 2^d Tuesday of November next

Davison
 McIntosh
 No
 141

Nichols
Mirechmont
N^o 142

Jabers Nichols of Brimfield in our County of Hampshire
husbandman & Wife Benjamin & Deborah the wife of sd Brimfield
husbandman & Sonson Crafts of Stafford in the County
of Hertford & State of Lancashire husbandman Deft
in a plea of trespass on the case for that sd Benjamin
& Sonson at sd Brimfield on the second day of August
seventeen hundred seventy seven by their Note of that
date for value recd promised sd Jabers to pay him
the sum of forty three pounds within one month
from the date of sd Note with interest till paid yet
sd Benjamin & Sonson tho' often requested have
not pd the same but neglected it to the damage of
the sd Jabers the sum of sixty pounds the parties
severally appear & agree to have the case continued
untill next term & then judgment to be given
Wherefore it is considered by the Court that the sd
parties have day here untill the second Tuesday
of November next

Mirech
Chapin
N^o 143

Benjamin Mirech of Brimfield in our County
of Hampshire Yeoman & Wife Elizabeth Chapin of
Bedford Town in sd County Yeoman Executors of the
last will of Thomas Chapin dec^d In a plea of the case
for that sd Thomas at sd Brimfield then living on
the twenty seventh day of June seventeen hundred
seventy by his Note of that date for value recd
promised Benjamin to pay him the sum of twelve
pounds sixteen shillings on demand with
interest till paid yet sd Thomas tho' often requested
has not pd the same, neither hath the sd Elizabeth since
his decease but neglected it to the damage of the sd Benjⁿ
the sum of sixteen pounds, the parties severally
appear & agree to have the case continued untill
next term. Wherefore it is considered by the Court
that the sd parties have day here untill the second
Tuesday of November next

Hoar
Hoar
N^o 144

Joseph Hoar of Brimfield in our County of Hampshire
Yeoman & Wife Leonard Hoar of sd Brimfield husbandman
Deft in a plea of the case for that sd Leonard at sd Brimfield
on the twenty fourth day of January seventeen hundred
eighty by his Note of that date for value recd promised
the sd Joseph to pay him twenty bushels of Oryze of
the value of eight pounds or the equivalent Money within
one year from the date yet sd Leonard tho' often
requested has not pd the same nor altho' the sd Joseph
has always been ready to receive the same but
neglected it to the damage of the sd Joseph the sum
of eighteen pounds, the Deft having been three times
publicly called to come into Court make default
of his appearance the Deft appears & prays Judgment
& thereupon it is considered by the Court that the sd
Joseph recover against the sd Leonard the sum of six
pounds seven shillings & six pence Damages Costs
taxed at one pound fifteen shillings & two pence
Exec^d Sep^r 26th 1784

Worthington
Dyer
N^o 145

John Worthington of Brimfield in our County of Hampshire
& Wife David Dyer of sd Brimfield in sd County Yeoman
Deft in a plea of the case for that sd John the sum of five pounds
six shillings & eight pence which he unjustly detained from sd
David the sum of that by the Court judgment a law further of the
County of Lancashire upon holding sd Brimfield in the County
of Hampshire the third Tuesday of May 1772 recover against
the sd David the sum of six pounds & six pence & three pence
Damages Costs & six pence for costs & charges by him about his
suit in that behalf expended, whereof the sd David is convicted
as which the Court was advised full force not entered as by the
records of sd Court appears altho' sd David once out Execution yet
the same was executed whereby sd David is become to the Court
sd David against the sd David the sum of six pounds & six pence
David tho' often requested has never pd the same but neglected
it to the damage of the sd John the sum of six pounds the Deft
having been three times publicly called to come into Court
make default of his appearance the Deft appears & prays Judgment
& thereupon it is considered by the Court that the sd John recover
against the sd David the sum of six pounds three shillings
Damages Costs & six pence
Exec^d Sep^r 20th 1784

John Worthington of Springfield in our County of Hampshire Worthington
Esq. Plaintiff Oliver Gaylord of South Hants County in sd County
Geoman Defendant in a plea of the Case for that sd Oliver at sd
Springfield on the twenty eighth day of June next then
numbered eighty by his note of that date for value promised
sd John to pay him on his order the sum of five pounds
thirteen shillings on demand with interest till paid
yet sd Oliver the other requested has never paid the sum
nor any part thereof to the damage of the sd John the sum
of twelve pounds the Debt having been three
times publicly called to come into Court to make
default of his appearance the Plt appeared & prayer
judgment thereupon it is considered by the Court
that the sd John recover against the sd Oliver
the sum of ten pounds six shillings & four pence
Damages & costs taxed at one pound eight shillings
& eight pence See ifd Sept 10th 1784

John Worthington of Springfield in our County Worthington
of Hampshire Esq. Plaintiff Sarah Cleveland of Cleveland
Worthington in sd County Geoman Defendant in a plea
of the Case for that sd Sarah & Worthington on the
fifth day of January 1774 by his note of that
date for value promised Sarah Cleveland to pay him
twenty pounds & four shillings & eight pence on
demand with interest till paid & afterwards sent
sd Sarah to the same day the sd Sarah
by his indorsement on sd note assigned the same
to the sd John who came to be paid to the sd John of old
the same to the sd John & became liable to pay
promised to pay him the same on demand with interest
also for that sd Sarah at sd Worthington on the twenty
fourth day of August 1772 by his other note of that date
for value promised the sd John to pay him on
demand twelve shillings on demand within term
till paid yet sd Sarah the other requested has not
paid either of sd promises but neglected to
to the damage of the sd John the sum of thirty
five pounds the Debt having been three times
publicly called to come into Court to make default
of his appearance the Plt appeared & prayer
judgment thereupon it is considered by the Court that the
sd John recover against the sd Sarah the sum of
thirty six pounds three shillings & six pence
costs taxed at one pound nine shillings & six pence
See ifd Sept 10th 1784

John Worthington of Springfield in our County Worthington
of Hampshire Esq. Plaintiff Abner Parsons of
Springfield Geoman Defendant of the last Parsons
Wid of Daniel Parsons & Geoman Defendant in a plea
of the Case for that sd Worthington on the first
day of Jan 1774 by his note of that date for value
received promised the sd John to pay him ten pounds
on demand with interest till paid yet sd Daniel
the other requested has never paid the same but
neglected to to the damage of the sd John the sum
of twenty pounds the Debt having been three times
publicly called to come into Court to make default
of his appearance the Plt appeared & prayer
judgment thereupon it is considered by the
Court that the sd John recover against the sd
Abner the sum of eight pounds eleven shillings & seven
pence Damages & costs taxed at one pound ten
shillings & six pence See ifd Sept 10th 1784

Worthington

Bartholomew

No 149

John Worthington of Springfield in our County of Hampshire Esq. vs. John Joseph & Patterson of Blaine in sd County Yeoman & Co. In a plea of the Case for that Joseph & Co. did unlawfully on the thirtieth day of June severally & jointly wrongfully take by his Note of that date for Value recd. paid to John to pay him the sum of seven teen pounds five shillings & three pence half penny at our before the third day of January then next within that till he paid to Joseph the aforesaid sum & he never paid the same or any part thereof but neglected it to the damage of the sd John the sum of thirty pounds. The sd John being three times lawfully called to come into Court to make default of his appearance. The sd John appeared & prayed Judgment thereupon it is considered by the Court that the sd John recover against the sd Joseph the sum of twenty eight pounds five shillings & three pence Damages & Costs taxed at one pound ten shillings & eight pence. Date of Decy. 10th 1794

Bush

Smith & Co

No 150

Isiah Bush of Weatherfield in the County of Bedford & State of Connecticut Esq. vs. Thomas Smith Yeoman & Samuel Cook Yeoman both of Andover in sd County Esq. In a plea that they severally & jointly wrongfully & without any shillings & two pence which from him they unjustly & unfairly took that at the Court of Common Pleas holden at Springfield in & for the County of Hampshire on the third Tuesday of May 1794 he recovered Judgment against them for the sum of eight pounds two shillings & six pence Damages & Costs of suit from which Judgment they appealed to the superior Court of Judicature Court of Assize & general Court & delivered their writ & return at Springfield on the fourth Tuesday of September & recognized to prosecute an appeal but they failed to do so at all while the sd Assize afterwards came on to the same Court which it was holden at Northampton in sd County on the last Tuesday of April seventeen hundred & ninety & prayed the sd motion to the Judgment with additional Damages & Costs & thereupon by the Judgment of the sd Court he recovered the sum of ten pounds & two pence Damages & Costs of suit & of his own three shillings & four pence whereof the sd Thomas & Samuel have consented as by record thereof in Court to be produced appears. Although Judgment remains in full force not within & the sd Isiah has never since been executed on & no Judgment whereby action accrued to the sd Isiah to Demand of the sd Thomas & Samuel the same sum. Yet the sd Thomas & Samuel tho' often requested have never paid the same but neglect it to the damage of the sd Isiah the sum of twenty pounds. The parties appear & agree to have the Case continued until next term & their Judgments be signed & thereupon it is considered by the Court that the sd parties cease any law suit at the end thereof of & cost next term.

Apshy

Rogers

No 151

John Apshy of West Springfield in our County of Hampshire Esq. vs. John Rogers of sd West Springfield Yeoman & Co. In a plea of the Case for that Rogers & Co. did unlawfully on the eleventh day of July severally & jointly take by his note of that date for Value recd. paid to John to pay him the sum of ten pounds & demand of him the same till he paid to Rogers the aforesaid sum & he never paid the same or any part thereof but neglected it to the damage of the sd John the sum of twenty pounds. The parties appear & agree to have the Case continued until next term & their Judgments be signed & thereupon it is considered by the Court that the sd parties cease any law suit at the end thereof of & cost next term.

Chapin

Page

155

Ephraim Chapin of Springfield in our County of Hampshire Gent vs Peter David of West Springfield in sd County Yeoman. Deft in a plea of the Case for that sd David at Springfield on the twentieth day of July seventeen hundred sixty three by his Note of that date for Value rec^d promised the sd David then living to pay him the sum of thirty six shillings on demand with interest till paid &c David tho often requested has never pd the same but has set it to the damage of the sd Ephraim the sum of seven pounds, the Deft being three times publicly called to come in to answer default of his appearance the Plff appears & prays Judgment & thereupon it is considered by the Court that the sd Ephraim recover against the sd David the sum of four pounds two shillings & four pence Damages & Costs taxed at one pound seven shillings & eight pence Exec^{is} 2^d Sep^r 1760

Chapin

Chapins

155

Ephraim Chapin of Springfield in our County of Hampshire Gent vs Executor of the last Will of Abel Chapin Yeoman Dec^d Plff Stephen Chapin of Granby in sd County Yeoman Deft in a plea of the Case for that sd Stephen at Springfield on the first day of April seventeen hundred sixty seven by his Note of that date for Value rec^d promised sd Abel to pay him thirty pounds nine shillings & seven pence on demand with interest till paid &c Stephen tho often requested has never pd the same but has set it to the damage of the sd Ephraim the sum of eighty pounds, the Deft having been three times publicly called to come in to answer default of his appearance the Plff appears & prays Judgment & thereupon it is considered by the Court that the sd Ephraim recover against the sd Stephen the sum of sixty two pounds six shillings & six pence Damages & Costs taxed at one pound eight shillings & two pence Exec^{is} 2^d Sep^r 1760

Chapin

Lymans

156

Ephraim Chapin of Springfield in our County of Hampshire Gent vs Plff Joseph Lymans of Northampton in sd County Yeoman. Deft in a plea of the Case for that sd Joseph at Springfield on the seventh day of April seventeen hundred eighty three by his Note of that date for Value rec^d promised sd Ephraim to pay him the sum of ten pounds on demand with interest till paid &c Joseph tho often requested hath never pd the same but has set it to the damage of the sd Ephraim the sum of fifteen pounds the parties appear & agree to have the Case continued until next term & then Judgment to be final & thereupon it is considered by the Court that the sd parties have done there until the 2^d Tuesday of November next

Chapin

Clark vs

157

Ephraim Chapin of Springfield in our County of Hampshire Gent vs Plff Jacob Clark of North Hadley Yeoman & Clerk Lymans of Hadley Gent Defts in a plea of the Case for that sd Jacob & Clerk at Northampton on the fifth day of April last by their Note of that date for Value rec^d promised one Ethan Rowley to pay him or Order the sum of four pound two shillings & three pence on demand with interest till paid &c afterwards on the same day the sd Ethan by his indorsement on sd Note ordered the Defts to then pay to be pd to the Plff of all which the sd Jacob & Clerk had Notice & so became liable to pay the same according to the tenor thereof & being so promised to pay the same on demand &c sd Ethan hath not pd the same but has set it to the damage of the sd Ephraim the sum of eight pounds the parties appear & agree to have the Case continued until the 2^d Tuesday of November next

Daniel Leonard of West Springfield in our County of Hampshire Yeoman Plaintiff George Leonard of West Springfield Yeoman Defendant in and of the Case for that sd George at sd West Springfield on the fourth Day of May seventeen hundred seventy eight by his Gate of that date for Value received promised sd Daniel to pay him three pounds fifteen shillings & six pence or the Value thereof in English Grain wheat at four shillings per Bushel or other Grain at a price proportionable to Wheat on or before the last Day of November then next with interest till paid but sd George the often required has never paid the same in Money nor in Grain tho' the sd Daniel was always ready to receive the same nor hath sd George in any way fulfilled sd promise but neglects it to the Damage of the sd Daniel the sum of seven pounds, the Debt having been three times publicly called to come into Court made default of his appearance, the Plaintiff appears & prays Judgment & thereupon it is considered by the Court that the sd Daniel recover against the sd George the sum of five pounds four shillings & six pence Damages & Costs taxed at one pound twelve shillings & six pence See it's Sept 10th 1781

Leonard 42
Leonard
No 138

Joseph Billings of Pelham Town in our County of Hampshire Yeoman Plaintiff Moses Howe of Pelham Town Yeoman Defendant in and of the Case for that sd Joseph at Pelham Town on the last Day of April last was indebted to the sd Moses in the sum of seven pounds eight shillings & six pence for sundry articles of Work account & the sd Moses then there in consideration thereof promised to pay the same on demand; also that sd Joseph was indebted to the sd Moses in the sum of five pounds seventeen shillings & six pence in account money before that time had & rec'd & there & there in consideration thereof promised to pay the same on demand, yet sd Moses tho' often requested Damage of the sd Joseph the sum of fifteen pounds the parties appear & agree to have the Case continued until next term where for it is considered by the Court that the sd parties have day here until the Tuesday of November next

Billings
Howe
No 159

Ephraim Swift of Warrington in the County of Windham State of New South Wales Plaintiff & Executor of the last will of Ephraiah Swift late of sd Warrington deceased Defendant Paul Bickley Yeoman Daniel Watts Yeoman & Elijah both Yeoman Henry Abille Yeoman Nathaniel Abille Yeoman & Joseph Craft Yeoman all of sd County of Hampshire Defendants in and of the Case for that sd Ephraim had sent out Word of Execution from our Court of Warrington bearing date the twenty ninth day of August & by of our way for the sum of two hundred & thirty six pounds sixteen shillings & six pence Damages & nine pence for two thirds of Execution & left the same with the hands of Thomas Groves Thos's of the sd Paul, Daniel, Elijah, Henry, & Joseph with force & Arms an array to the same, on the sd day & there the sd Ephraim got out of the Custody of the sd Thomas & suffered the sd Word to go at large whenever he would, to the Damage of the sd Ephraim the sum of seven pounds & six pence the parties appear & agree to have the Case continued until next term & then Judgment to be given & thereupon it is considered by the Court that the sd parties have day here until the Tuesday of November next

Swift
Bickley
Watts
No 160

Robbins
v
Moore
No 101

Joseph Robbins of Northampton in our County of Hampshire
Plff. Aaron Moore of Hadley in sd County
husbandman Deft in a plea of the Case for that sd
Aaron at sd Hadley on the twenty fourth day of
April & written hundred eighty two by his note
of that date for Value recd promised sd Joseph to
pay him six pounds by the first day of July then
next with interest till pd. Yet sd Aaron tho
often requested have never pd the same but neglects
it, to the Damage of the sd Joseph the sum of eight
pounds, the parties appears & agree to have
the Case continued until next Term & then
Judgment to be final. Wherefore it is considered
by the Court that the sd parties have day
here until the 2^d Tuesday of November next

Smith
v
Colman
No 102

Warham Smith of Hadley in our County
of Hampshire Plff. Nathaniel Colman
Yeoman & Benjamin Jones Yeoman both of
Whately in sd County Defts in a plea of the Case
for that sd Nath & Benj at sd Hadley on
the twenty first day of June seventeen hundred
seventy nine by their Note of that date for Value
recd promised sd Warham to pay him the sum
of six pounds eight shillings & pence at two pence
per pound by the first day of December seventeen
hundred eighty one in neat Cattle at the same
Rate with interest till pd. Yet sd Nath &
Benjamin tho often requested have never pd the
same but neglect it, to the Damage of the sd
Warham the sum of ten pounds, the Deft having
been three times publickly called to come into
Court & make default of his appearance, the
Plff appears & prays Judgment & thereupon it
is considered by the Court that the sd Warham
recover against sd Nath & Benjamin the sum
of Damages & costs taxed at

Capron
v
Meynell
No 103

Oliver Capron of Richmond in the County
of Middlesex & State of Connecticut New Hampshire
Plff. Daniel Meynell of Lexington in our County
of Middlesex husbandman Deft in a plea of
Trespass on the Case for that sd Daniel at Northampton
on the last day of June last wrongfully indebted to the
sd Oliver in the sum of five pounds four shillings & pence
for sundry articles of Book account. He the sd Daniel
tho there has been consideration thereof promised sd Oliver
to pay him the same on Demand. Yet sd Daniel tho often
requested has never pd the same but neglects it, to the
Damage of the sd Oliver eight pounds, the Deft having
been three times publickly called to come into Court
make default of his appearance. The Plff appears &
prays Judgment & thereupon it is considered by the
Court that the sd Oliver recover against the sd Daniel
the sum of five pounds four shillings & pence & Damages
& Costs taxed at two pounds six shillings & pence
Exce. of 29th Sept 1784

Wright
v
Coolidge
No 104

Nathan Wright of Woburn Plff. Richard Hubbard Yeoman both of Middlesex
in our County of Hampshire Plff. & John Coolidge of Woburn
in sd County Defts in a plea of the Case for that Coolidge
at sd Woburn on the fourth day of Sept 1784 owes the said Nathan
eighty two by his Note for Value recd promised the sd Nathan
& obliges to pay him the sum of two pounds ten shillings & pence
on demand to the said Nathan at the Court at Woburn. With interest
till pd. Yet sd Coolidge tho requested has never pd the same but
neglects it, to the Damage of the sd Nathan eight pounds. The
sum of five pounds is the parties appears & agree to have the
Case continued until next Term & then Judgment to be final
Wherefore it is considered by the Court that the sd
parties have day here until the second Tuesday of
November next

Thomas Cushman of Greenfield in our County of Hampshire
Yeoman Plow & Airedale of sd Greenfield Yeoman Left
in a plea of the Case for that sd Aired at sd Greenfield on
the seventeenth day of April seventeen hundred eighty
one by virtue of that writ for Value received with Thomas
to pay him six pounds five shillings on the fifteenth day of
December then next with interest till the value for that sd
Aired at sd Greenfield on the last day of November last was paid
to the sd Cushman in the sum of fifty one shillings
for so much money before that time received at the request of
the sd Aired & he the sd Aired thereupon in consideration
thereof promised to pay the same on demand & yet sd
Aired tho' often requested has not paid either whole sum
but neglects it. Both Laurence of the sd Cushman the
sum of Eleven pounds the parties agree to have
the Case continue until next term & then judgment
to be given. Wherefore it is considered by the Court
that the sd promise now due have until the 2nd Tuesday
of November next

Shearer
Hemson
No 170

Robert Shearer of Greenwich in our County of Hampshire
Plff in a plea of the Case for that sd Shearer at or Greenwich on
the twenty first day of June seventeen hundred eighty
by his Note of that date for Value received promised or
to pay him four pounds in neat cattle or sheep as they
went as they went in the year seventeen hundred seventy
four which the sd Shearer to be exact to seven pounds
Money in five months from the date with interest till
paid & in default thereof requested has never paid the
same but neglects it to the damage of the sd Shearer
the sum of six pounds, the Debt having been three times
publicly called to come into Court makes default of his
appearance the Plff appears by Christopher Williams
Esq his attor in law & prays judgment & thereupon it
is considered by the Court that the sd Shearer
recover against the sd Shearer the sum of five pounds
seven shillings & four pence & damages & costs taxed
at one pound eleven shillings & six pence See 12 Nov 20 1780

Dickinson
Hutchett
No 71

Obadiah Dickinson of Hatfield in our County of
Hampshire Gent in Plff John Hutchett of Pelham in
sd County husbandman Deft in a plea of the Case for
that sd John at Pelham on the eleventh day of October
seventeen hundred eighty by his Note of that date for
Value received sd Obadiah to pay twenty six
pounds five shillings in good English all those shillings
per Bushel or good stalled Wheat at twenty shilling
per hundred in two years from the date of sd Note
with interest till paid yet sd John tho' often requested
has never paid the same but neglects it to the damage
of the sd Obadiah the sum of thirty three pounds
the Debt having been three times publicly
called to come into Court makes default of his
appearance the Plff appears & prays judgment
& thereupon it is considered by the Court that
sd Obadiah recover against sd John the sum of thirty
three pounds one shilling & six pence & costs
taxed at one pound five shillings & six pence
See 12 Sep 1781

Dickinson
Chauncy
No 172

Obadiah Dickinson of Hatfield in our County
of Hampshire Gent Plff Isaac Chauncy of Ashfield
in sd County husbandman Deft in a plea of the Case
for that sd Isaac at Ashfield on the twenty three day
of May seventeen hundred eighty six by his Note
of that date for Value received promised sd Obadiah to pay
two pounds twelve shillings on demand with interest
till paid yet sd Isaac tho' often requested has never paid
the same but neglects it to the damage of sd Obadiah
the sum of six pounds, the Debt having now three
times been publicly called to come into Court
makes default of his appearance the Plff appears
& prays judgment & thereupon it is considered by
the Court that sd Obadiah recover against sd Isaac
the sum of six pounds one shilling & four pence & damages
& costs taxed at one pound six shillings & four pence
See 12 Sep 1781

White & al
Gayles &
No 173

Daniel White of Hatfield Esq Joseph Gayles of Wotton
Esq & al his wife all in our County of Hampshire Plff
Administors on the estate of Daniel White dec'd the
Gayles of Wotton in sd County husbandman Deft in a plea
of the Case for that sd Gayles at Wotton on the twentieth
day of February 1772 by his Note of that date for Value
received promised sd Daniel then living to pay him
three pounds seven shillings on demand with interest
till paid yet sd Gayles tho' often requested never paid the sum
but neglects it to the damage of sd Daniel & al
three pounds the Debt being three times publicly
called to come into Court makes default of his appearance
the Plff appears & prays judgment & thereupon it is
considered by the Court that the Plff recover against sd
Gayles the sum of five pounds seven shillings & six pence
& damages & costs taxed at one pound eleven shillings &
two pence See 12 Sep 27 1781

Jonathan Warner & Natives Warner both of Andover in the County of Hampshire Joint traders of the said Ebenezer Webster of Northfield in the County of Essex with the said Ebenezer Webster at & Northfield on the twentieth day of December seventeen hundred eighty three by his Note of that date for Value rec^d promised one Ebenezer Hummell to pay him or his order fourteen pounds ten shillings by the first day of April then next with interest till paid & afterwards on the last day of April then next renewed by his Indorsement on the said Note renewed the Contract then made to be paid to the sd Ebenezer of which he sd Ebenezer then had Notice & became liable according to the tenor thereof to pay the same & the sd Ebenezer then & there in consideration thereof promised or promised to pay the sum on demand of the said Ebenezer the other requested however of the same but neglected to the damage of sd Ebenezer sixteen pounds the debt having been three times publicly called to come in to Court makes default of his appearance the said Ebenezer prays judgment & thereupon it is considered by the Court that the sd Ebenezer recover against the sd Ebenezer the sum of fifteen pounds one shilling & eight pence Damages & costs taxed at one pound fifteen shillings & six pence
- Ebenezer vs Ebenezer Nov 16 1786

John Chester Williams of Hadley is an County
of Hampshire Esq. & the Samuel Williams of Maine Esq.
Sammors of the County of York Esq. in a plea of the case for that
October sumiter in hundred eighty three by first writ of
that date for Value well promised of Williams to pay
him the sum of three pounds on demand with
interest till he pay the same. The other requested
him to pay the same but he refused. The other requested
of Williams the sum of three pounds. The damage
appear & agree to have the case continued until
next term & then judgment to be given. Wherefore
it is considered by the Court that the parties
have say here until the 1. of January of the next
Year.

Nathaniel Parker of Newbury, given in our County Court at Ashfield in said County Gent. Section a plea of the Case for that sd Phillips at sd Ashfield on Phillips on the sixth day of May even then answered & gave three copies of that date for Value rec'd from sd Parker to pay him twenty pounds with one penny for the date of sd Note within which sd Phillips the often-mentioned has made in the same business it is the Damages of sd Parker been three times in public called to come in to Court make default of his appearance the 1st appears & prays Judgment thereupon it is considered by the Court that the sd Parker recover against sd Phillips the sum of twenty one pounds twelve shillings & costs thereof at one pound twelve shillings & eight pence sd 29th 1886

[illegible]

Welding
Bardwell
No 179

Samuel Welding of Hatfield in our County of Hampshire
Groomson Court of the last will & testament of Presben Welding
late of sd Hatfield dec'd Plaintiff & Peter Bardwell of Williamstown
in sd County Gent Defendant in a plea of the Case for that sd
Peter at sd Hatfield on the sixth Day of March seventeen
hundred & eightyfour by his Note of that date for Value
received promised sd Presben to pay him the sum of
seven pounds eighteen shillings on demand with
interest till paid Yet sd Peter the other requested
of sd Samuel sixteen pounds, the Debt having been
three times publicly called to come into Court make
default of his appearance the Plaintiff appears & prays
Judgment & thereupon it is considered by the Court
that sd Samuel recover against sd Peter the sum
of twelve pounds seventeen shillings & nine pence Damages
& Costs taxed at one pound five shillings & seven
pence Execution ifsd Sept 29th 1786

Partridge
Bardwell
No 180

Samuel Partridge of Hatfield in our County of
Hampshire Gent Plaintiff & Peter Bardwell of Williamstown
in sd County Gent Defendant in a plea of the Case for
that sd Peter at sd Hatfield on the sixth Day of May
seventeen hundred & eightythree by his Note of
that date for Value received promised sd Samuel to pay
him the sum of six pounds ten shillings within
three months from the date of sd Note with interest
till paid Yet sd Peter the other requested how never sd
the same but neglects it to the Damages of Samuel
the sum of twelve pounds, the Debt having been
three times publicly called to come into Court
make default of his appearance the Plaintiff appears
& prays Judgment & thereupon it is considered by
the Court that sd Samuel recover against sd Peter
the sum of ten pounds eighteen shillings & four
pence Damages & Costs taxed at one pound four
shillings & ten pence Execution ifsd Sept 29th 1786

Johnson
Sherman
No 181

Hugh Johnson of Pelham in our County of
Hampshire Groomson Plaintiff & John Sherman of Bramfield
in sd County Gent Defendant in a plea of the Case for that
sd John at sd Bramfield on the seventeenth Day of
December seventeen hundred & eightythree by his
Note of that date for Value received promised sd Hugh to
pay him four pounds by the first day of June then next
with interest till paid Yet sd John the other requested
how never sd the same but neglects it to the Damages
of Hugh five pounds, the parties appear & agree to have the
Cause continued until next Term & there Judgment to be final
Wherefore it is considered by the Court that the sd parties
have day here until the 2nd Tuesday of the 1st next

Willings
Taylor
No 182

William Willings of Conway in our County of Hampshire
Esq Plaintiff & John Taylor of Montague in sd County Groomson
Defendant in a plea of the Case for that sd John at sd Montague
on the twenty fifth Day of February last by his
Note of that date for Value received promised sd Willings to
pay him the sum of twelve pounds on demand with interest
till paid Yet sd John the other requested how never sd
the same but neglects it to the Damages of the Plaintiff
the sum of fourteen pounds the Debt having been
three times publicly called to come into Court make
default of his appearance the Plaintiff appears & prays
Judgment & thereupon it is considered by the Court
that sd Willings recover against sd John the sum of twelve pounds seven
shillings & three pence Damages & Costs taxed at one pound
six shillings Execution ifsd Sept 29th 1786

Williams 45
Honey
ex 183

Ashley
Taylor
No 184

Mobins
to Plawson
Aug 1854

I Samuel Lyman of Springfield in our County Lyman
of Hampshire Epist. & Minister of the Congregational
Church of Pymouth took of Dr. Lyman of our County of Pymouth
Benjamin Garrison of Wiltshire in our County of Lyman
Left in office at the time that Benjamin Garrison of
Springfield on the 1st day of July last 1860
Not at that date Dr. Lyman provided with money
to pay him the sum of one hundred & thirty four pounds
of Sterling & three pence on demand with interest
at 6% per Annum. He often requested to have
the same but neglected to do so the demand of these
sums two hundred pounds, the parties applied & were
to have the same continued until next term & then upon
it is considered by the Court that the vestment house
day be until the 2nd Friday of Novr next.

[illegible][illegible]

George Freed of Newland, in our County of Hampshire
vs
George Pitt of Newland, in our County of Hampshire
The Court in a plea of the Case gave that it should order
the Plaintiff on the 1st day of October seventeen hundred eighty
three by his Att. or that date for value and promise
to pay him fifteen bushels of good merchantable
Wheat by the first day of February the next &
the Defendant in Wheat to be worth six shillings per
Bushel Apr. 1st 1804. The Court ordered that the same
be done but neglected to do the damage of the George the
same of price, pounds - the parties appeared & agreed to
have the Case continued until next term & then judgment
to be given. Wherefore it is considered by the Court that
it further have day here until the 2nd Tuesday of
November next.

Harbarn Bachs of Blanford in our County of
Hampshire Esq^r v^s Peter Benjamin Loomis of Southwicks
in vt County Newnam Esq^r in a plea of the Cou^t for that
sd Benjamin at v^e Nor. term there on the eighth day
of April last by his Atty^y of that date for Value rec^d
promise sd Warbarn to pay him the sum of nine pounds
eight shillings & ten pence within six months from the
date of v^e Note with interest till pd Yet sd Benjamin
tho^t before requested has never paid nor pd promise
but neglects it to the damage of sd Warbarn the sum of
twelve pounds, the parties appeared & agree to have the
Case continued untill next term & for judgment to be final
& thereupon it is considered by the Court that sd parties
have agreed untill the 2^d Tuesday of November next

Edmund Smith of Northampton in our County of Hampshire Smith 46
vs Johnan Dyer Inhabitants of Southwiche in sd County Dyer
in a plea of the Case for that sd Inhabitants on the twenty Inhabitants
fourth day of November seventeen hundred & twenty three
were indebted to sd Dyer the sum of twenty three
in the sum of twenty three pounds fourteen shillings &
eight pence for work done & performed at their request &
in consideration thereof promised sd Dyer to pay him
the same on demand with interest till paid & also for
that sd Inhabitants on the same day were indebted
to sd Dyer in one other sum of twenty three pounds
fourteen shillings & eight pence for work done & performed
before that time & in consideration thereof
then & there promised sd Dyer to pay him the same
on demand & yet sd Inhabitants of Southwiche the latter
requested however for the same but neglects it to
the damage of sd Dyer the sum of fifty pounds
the Debt having been three times publicly called
to come into Court make default of his appearance
the Plt appears & prays judgment thereupon it is
considered by the Court that sd Dyer has
day here until the 2nd Tuesday of November
next & then judgment to be given

Southwiche
No 191

David Mafely of Wiltshire in our County of Mafely
vs Joseph Dymon Dymon
Northampton in sd County Dyer in a plea
of the Case for that sd Joseph at sd Northampton
on the twenty ninth day of April last by his
Vote of that date for Value received promised David
to pay him fourteen pounds on demand & with
interest till paid yet sd Joseph tho' often requested
has not paid the same but neglects it to the damage
of sd David twenty pounds the Debt having been
three times publicly called to come into Court
make default of his appearance the Plt appears
& prays judgment thereupon it is considered
by the Court that sd David recover against sd
Joseph the sum of fourteen pounds eight
shillings & five pence Damages & costs taxed at
one pound seven shillings & two pence the Debt
now appears by Simon Atwood Esq' his attorney
& appeals from the judgment of this Court to the
Supreme Judicial Court holden at Springfield
on the fourth Tuesday of September in and for the
County of Hampshire & he recognises with
discretion

No 192

John Atwood of Newnham in the County of Newnham
vs John Dyer of Newnham Dyer
Northampton in sd County of Hampshire Dyer
in a plea of the Case for that sd Dyer at sd Northampton
on the third day of April seventeen hundred & twenty three
by his Vote of that date for Value received promised sd John
to pay him eleven pounds one shilling & nine pence
within one year from the date of sd Vote with interest
till paid yet sd Dyer tho' often requested has neglected
the same but neglects it to the damage of sd John
the sum of twenty pounds the Debt having been
three times publicly called to come into Court make
default of his appearance the Plt appears & prays
judgment thereupon it is considered by the Court
that sd John recover against sd Dyer the sum of
twelve pounds & one penny & Damages &
costs taxed at one pound eight shillings & two pence
the Debt now appears by Samuel Fowler Esq' his attorney
& appeals from the judgment of this
Court to the Supreme Judicial Court holden at Springfield
on the fourth Tuesday of September in and for the
County of Hampshire & he recognises with discretion
prosecuting his appeal at the Law

No 193

N^o 194

Herchick Thine of Chester in our County of Hampshire
Yeoman & Mr James Nooney Jun^r of M^d Defiled in &c
County Yeoman Left in a plea of the Case for that &c
James at Northampton on the 2nd Day of July last
by his Note of that Date for Value rec^d promised &c
Herchick to pay him the sum of thirteen pounds
seven shillings & nine pence worth of meat Cattle Dill
at &c Nooney Thine &c. before the last Term of the same
July &c Herchick avers that hitherto he has been
always to receive the same. Yet &c James tho' often
requested has never pt the same in any way but
served to debt to the damage of &c Herchick the sum
of twenty pounds &c the parties appears &c
to have the Case continued until next Term &c then
adjourned to be final. Wherefore it is considered by
the Court that &c parties have day here until the
2nd Sunday of November next.

80175

Warham Parke of Stamford in our County of Hampshire
Esq^r Petitioner Mose Hanchett of Wiltshire in sd County
Geometrician Defendant in a Plea of the above case for that
sd Mose at Northampton on the twenty fifth day
of August last by his Note of that date for Value rec^d
promised sd Warham to pay him twelve pounds for sd
Millings & four pence with interest at 4% per Cent &
sd Mose the after requested sd Warham the sum of twenty
pounds, the 1st having been three times publicly
called to account & could make no Defence of his appearance
the 2^d appears & makes a Judgment & there upon it is
considered by the Court that sd Warham recover
from sd Mose the sum of thirteen pounds & six
pence damages & costs taxed at one pound for Millings
& seven pence for costs & interest at 4% per Cent

25.0.196

James Black of Chester in our County of Hampshire
 Quarter of the Parish of Thomas of Middlefield in &
 County of Essex Text in a plea of trespass on the Case
 for that the said Plaintiff at St. Northampton on the fifth
 day of April last by his Vote of that Court for Value
 not promised & James to pay him the sum of five
 pounds fifteen shillings and Demand with Costs
 to the said Plaintiff the said Court however for the
 same but James being to the Damage of St. James
 the sum of five pounds, the said Court being three
 times publicly called to come into Court make & defects
 or his appearance the said Plaintiff & process Judgment
 & thereupon it is considered by the Court that the
 said James recover against the said Plaintiff the sum of
 five pounds seventeen shillings & Ample Damage
 Executed October 12th 1784

No. 197

Worsham & others of Blanford in our County of
Dorsetshire Esqrs. v. John Mallet of Wiltshire in sc
Concurrence of the Deft. John Mallet of the Cause for that he
John Mallet & others in the first day of the second
hundred eighty three by his vote of that vote for Value
not more than £1000. The Deft. Mallet to pay him the sum of
eight pounds & seven pence on demand with interest at 6%
per cent. & John Mallet & others recovered however by the
sum of twelve pounds, the parties appeared & agree to
have the case confirmed until next term & their
Judgment to be final. Wherefore it is ordered by
the Court that the Deft. Mallet have leave until the
2nd Tuesday of November next to

280198

of Hannah & People of Wifffield in our County of
 Hampshire. Her Honor and Administration on the
 estate of John Wifffield Esq. late of sd Wifffield Decd.
 Debts of Deborah Williams of sd Wifffield an an
 Deft in a plea of her Case for that sd Deborah et al vs. the said
 on the thirtieth day of October seventeen hundred sixty
 nine by his Oath of that date for Value recd. promised
 to John then living to pay him one pound fifteen
 shillings six pence with interest till paid & also for
 that sd John sd vs. Northern pition on the first day
 of May seventeen hundred seventy four at the
 request of sd Deborah had there before that time sd
 returned to him sundry Goods wares & merchandise

at the sd Lebadish then & there inconsideration thereof
promised to pay him therefor some money as the sd
Goods were worth & the sd Plaintiff avers that the sd
Goods were worth four pounds - Yet sd Lebadish tho
often requested however he either of the aforesaid
justly ought it to the damage of sd Plaintiff the sum of
twelve pounds - the Debt having been three times
publicly called to come into Court made default
of his appearance the Court appears & prours judgment
& thereupon it is considered by the Court that the sd
Plaintiff recover against sd Lebadish the sum of seven
pounds seven shillings & seven pence Damages &
Costs taxed at one pound ten shillings
Exec ipse Oct 12th 1786

Nathaniel Winchel in the County of Hartford & Winchester
State of Connecticut Esqr. Plff. John Hunt of
Savethwich in our County of Hampshire Esqr. Deft Hunt
in a plea of the case for that sd John at sd Simsbury
on the twelfth day of February last by his Note of
that date for Value recd. promised sd Nathl to pay
him four pounds ten shillings & six pence on demand
with interest till paid Yet sd John tho often requested
however he the same but neglected it to the damage
of sd Nathl the sum of nine pounds the Debt having
been three times publicly called to come into
Court made default of his appearance the Court
appears & prours judgment & thereupon it is considered
by the Court that sd Nathl recover against sd John
the sum of four pounds thirteen shillings & three
pence Damages & Costs taxed at one pound four pence
Exec ipse Nov 22nd 1796

Sam Winchel of Simsbury in the County of Hartford Winchester
State of Connecticut Esqr. Plff. Daniel Lamb of
Springfield in our County of Hampshire Esqr. Deft Lamb
in a plea of the case for that sd Daniel at sd Springfield
on the nineteenth day of April seventeen hundred
eighty three by his Note of that date for Value recd.
promised sd Sam to pay him the sum of four
pounds on or before the nineteenth of April then
next with interest till paid Yet sd Daniel tho often
requested however he the same but neglected it to the
damage of sd Sam the sum of eight pounds
the parties appear & agree to have the case tried
with all next terms & there judgment to be final Wherefore
it is considered by the Court that the sd parties
have day here until the 2nd Tuesday of
November next

Pliny Hillier of Simsbury in the County of Hillier
Hartford State of Connecticut Esqr. Plff. Meriam Esqr. Deft
Thurston of Weehat in our County of Berkshire Esqr. Deft
in a plea of the case for that sd Meriam at sd
Northampton on the twenty sixth day of February
seventeen hundred ninety four by his Note of that
date for Value recd. promised sd Pliny to pay him the
sum of two pounds sixteen shillings & one
penny on demand with interest till paid Also for
that sd Pliny at sd Northampton on the tenth day
of February seventeen hundred ninety five bore before
that time sold & delivered to sd Meriam sundry
Goods wares & merchandise & the sd Meriam
therein in consideration thereof promised to pay
him therefor so much money as the sd Goods were
worth & the sd Pliny avers that sd Goods were
worth two pounds - Yet sd Meriam tho often
requested however he the same but denied to do it
to the damage of sd Pliny the sum of twelve pounds
the Debt having been three times publicly
called to come into Court made default of his
appearance the Court appears & prours judgment
thereupon it is considered by the Court that the sd
Pliny recover against sd Meriam the sum
of four pounds fifteen shillings & six pence
& Costs taxed at one pound fifteen shillings & six pence
Exec ipse Oct 22nd 1786

Root
Weller
N^o 202

Shout Root of Great Torrington in our County of Berkshire
Groomer P^lff David Weller of Wiltfield in our County
of Hampshire Groomer & executor of the last will & testament
of David Weller late of sd Wiltfield dec in a plea of assumpsit
on the Case for that sd David the testator did & Northampton
on the eighteenth day of February seventeen hundred eighty
seven by his Note of that date for Value rec^d promised
sd David to pay the sum of twenty pounds to be paid
within the term of one year with interest & it be
yet sd David the often requested however for the same
but neglects to do the Damage of sd David the sum of
sd pounds the Debt having been three times
publicly called to come into Court making default of
his appearance the P^lff appears & prays Judgment
thereupon it is considered by the Court that the P^lff
shall recover against sd David the sum of twenty
pounds nineteen shillings & eleven pence Damages
& Costs taxed at one pound nineteen shillings &
Six pence Oct 15th 1784

Mofely
Campbell
N^o 203

Hannah Moody of Wiltfield in our County of Hampshire
Quithwoman P^lff James Campbell of Southwiche in
sd County Groomer Deft in a plea of the Case for that sd
James late of Wiltfield on the twenty eighth day of March
seventeen hundred eighty three by his Note of that
date for Value rec^d promised sd Hannah to pay her or
order three pounds four shillings & six pence on demand
with up till sd yet sd James the often requested how
ever for the same but dungs to do it to the damage
of sd Hannah the sum of five pounds the parties
appear & agree to have the Case continued until it
is completed by the Court that the P^lff appears here
day here until the 2nd Tuesday of November next

Fowler
Hough
N^o 204

David Fowler of Southwiche in our County of Hampshire
Groomer P^lff Elijah Hough of sd Southwiche Groomer
Deft in a plea of the Case for that sd Elijah late of Northampton
on the fourth day of November seventeen hundred eighty
seven by his Note of that date for Value rec^d promised sd
David to pay him three thousand two hundred &
twenty value & Continental money to be paid within
one Month from the date of sd Note & it is then
with interest till sd yet sd Elijah the often requested
how ever for the same but dungs to do it to the damage
of sd David the sum of forty pounds the Debt
having been three times publicly called to come
into Court making default of his appearance the
P^lff appears & prays Judgment & thereupon it is
considered by the Court that sd David recover against
sd Elijah the sum of twenty eight pounds Damages
& Costs taxed at one pound fourteen shillings &
seven pence Dec 1st 1784

Parker
Smith
N^o 205

Warren James of Stanboud in our County of Hampshire
Groomer P^lff John Smith of Wiltfield in sd County Groomer
Deft in a plea of the Case for that sd John late of Northampton
on the twenty second day of April last by his Note of that
date for Value rec^d promised sd Warren to pay him seven
pounds two shillings & six pence on demand with interest & it be
yet sd John the often requested however for the same but dungs
to do it to the damage of sd Warren the sum of fifteen
pounds the Debt having been three times publicly called
to come into Court making default of his appearance
the P^lff appears & prays Judgment & thereupon it is
considered by the Court that sd Warren recover against
sd John the sum of seven pounds six shillings & six pence
& Costs taxed at one pound seven shillings & six pence Dec 1st 1784

Sticker
Canada
N^o 206

Hannah Moody of Wiltfield in our County of Hampshire
Quithwoman P^lff James Canada of Southwiche in
sd County Groomer Deft in a plea of the Case for that sd
James late of Wiltfield on the twenty eighth day of March
seventeen hundred eighty three by his Note of that
date for Value rec^d promised sd Hannah to pay her or
order three pounds four shillings & six pence on demand
with up till sd yet sd James the often requested how
ever for the same but dungs to do it to the damage
of sd Hannah the sum of five pounds the parties
appear & agree to have the Case continued until it
is completed by the Court that the P^lff appears here
day here until the 2nd Tuesday of November next

Parke
French
No 211

Jonathan Parke of Wethersfield in our County of Hampshire
Yeoman Plaintiff William French late of Wethersfield in
our County Yeoman Defendant in a plea of the Case for
that the Plaintiff at the Wethersfield on the nineteenth
day of April last by his note of that date promised the
Defendant pay them nine pounds & six shillings
nearth at good Wethersfield Penn and pence & the Plaintiff
receiv'd but a few shillings & ready to receive the same
yet the Defendant the other requested has not paid the
same but neglects to do the damage of the Plaintiff the
sum of twelve pounds the Plaintiff having been three
times publickly called to come into Court to answer
defendant of his appearance, the Plaintiff appears & prays
judgment & thereupon it is considered by the Court
that the Plaintiff recover against the Defendant the sum
of twelve pounds

Tillotson
No 212

Jonathan Tillotson of Groverville in our County
of Hampshire Yeoman Plaintiff Martin Preece of
Sharncliffe in the County of Hartford & State of
Connecticut Esq Defendant in a plea of the Case for that
the Plaintiff at Groverville on the last day of June
last by his Note of that date for value rec'd promised
the Defendant to be Jonathan in the sum of twenty
pounds & five shillings & six pence & there in consideration
thereof promised to pay the same on demand yet the
Defendant the other requested has never paid the same
but neglects to do the damage of the Plaintiff the sum
of twenty pounds the Plaintiff appearing & prays
judgment & thereupon it is considered by the Court
that the Plaintiff recover against the Defendant the sum
of twenty pounds

Gaylord
Shipman
No 213

Abner Gaylord of Hadley in the County
of Hampshire Yeoman Plaintiff William Shipman
of Hadley Yeoman Defendant in a plea of the Case for
that the Plaintiff at Hadley on the first day
of May last by his Note of that date promised the
Defendant to pay him eighty pounds in lawful money on or before
the first day of May then next with interest till
paid yet the Defendant the other requested has never paid
the same but neglects to do the damage of the Plaintiff
the sum of eighty pounds the Plaintiff appearing & prays
judgment & thereupon it is considered by the Court
that the Plaintiff recover against the Defendant the sum
of eighty pounds & nine pence Damages & Costs taxed at
one pound three shillings & four pence Ex pte 15th 1794

Cowan
No 214

James Cowan of Pelham in our County of Hampshire Yeoman
Plaintiff John Hoan of Groverville in our County Yeoman
Defendant in a plea of the Case for that the Plaintiff at
Pelham on the first day of January last by his Note of that date
promised the Defendant to pay him four pounds & six shillings
nearth at good Wethersfield Penn and pence & the Plaintiff
receiv'd but a few shillings & ready to receive the same
yet the Defendant the other requested has not paid the
same but neglects to do the damage of the Plaintiff the
sum of twelve pounds the Plaintiff appearing & prays
judgment & thereupon it is considered by the Court
that the Plaintiff recover against the Defendant the sum
of twelve pounds

Gardiner
No 215

John Gardiner of Deerfield in our County of Hampshire
Yeoman Plaintiff William Gardner of Deerfield in our County
Yeoman Defendant in a plea of the Case for that the Plaintiff
at Deerfield on the first day of October last by his Note of that
date promised the Defendant to pay him thirty pounds & six
shillings nearth at good Wethersfield Penn and pence & the
Plaintiff receiv'd but a few shillings & ready to receive the
same yet the Defendant the other requested has not paid the
same but neglects to do the damage of the Plaintiff the
sum of thirty pounds the Plaintiff appearing & prays
judgment & thereupon it is considered by the Court
that the Plaintiff recover against the Defendant the sum
of thirty pounds & six shillings Damages & Costs taxed at
one pound three shillings & four pence Ex pte 15th 1794

49

McCluer
Mar 8
No 218

W. Good
Denny & Co
1862

Acres
Acres
No 220

Gray
Canby
Oct 22

Abercrombie
Inhabitants
of
Pelham
No 222

Andrew Abercrombie of Pelham in our County of Hampshire
Yeoman Plaintiff in a plea of the Case for the Chemicals of Pelham Physicians
having been early empowered thereto by sd Inhabitants
made a delivery to sd Andrew of a Note signed by sd
Chemists whereby sd Chemists in behalf of sd Inhabitants
promised & undertook to pay him eleven pounds twelve
shillings & lawful money within five months then
next with interest till paid where by sd Inhabitants became
chargeable to pay the same & sd Inhabitants then
at home in Court directed them of promised &
Andrew to pay him the same - Yet sd Inhabitants
tho' often requested have never paid the same but neglect
the damage of sd Andrew sixteen pounds the Dfts
having been three times publicly called to come
into Court make default of their appearance the Dfts
appeared & prayed judgment thereupon it is
considered by the Court that sd Andrew recover against
sd Inhabitants the sum of thirteen pounds six
shillings & several damages & cost taxed at one
pound nine shillings & six pence Ex p'd Sep 10th 1784

Clarke
Inhabitants
of
Ware
No 223

Samuel Clarke of Gremby in our County of Hampshire
Yeoman Plaintiff in a plea of the Case for that sd Ware on the fifth
day of April last William Brooker bridge Samuel
Dunsmore & Abraham Cummings & others of sd
Ware made their Order directed to one William Paige
treasurer of the same town for Ware & ordered sd
William Paige to pay sd Samuel eight pounds four shillings
and pence three shillings & pence but sd William Paige
he then presented three other orders on the same day
presented the same Order to the same effect & then
demanded them to pay the same to sd Samuel & the same
& the sd William Paige then & there refused to
pay the same to sd Samuel where by sd Inhabitants
became chargeable in law to pay the same & then
therein consideration thereof promised to pay sd
Samuel the same on demand & yet sd Inhabitants
tho' often requested have never paid the same but neglect
the damage of sd Samuel sixteen pounds the parties agreed to
have the case continued until
next term if default of judgment to be fined & whether
it is considered by the Court that sd parties have
pay here until the 2nd Sunday of November next

Moore
Corbrey
No 224

David Moore of Pelham in our County of Hampshire
Yeoman Plaintiff in a plea of the Case for that sd Moore
at sd Pelham on the 15th day of November
seventeen hundred eighty three by his Note of
that date promised sd David to pay him seven
pounds three shillings and demanded with interest
till paid Yet sd Moore tho' often requested have never
paid the same but neglects it to the damage of
David the sum of ten pounds the Dft having
been three times publicly called to come into
Court make default of his appearance the Dfts
appeared & prayed judgment thereupon it is considered
by the Court that sd David recover against
sd Moore the sum of ten pounds nine shillings & three
pence & damages & cost taxed at one pound eight
shillings & eight pence Ex p'd Sep 11th 1784

McDonnell
Shinner
No 225

Jacob McDonnell of Wyke in our County of Hampshire
Yeoman Plaintiff in a plea of the Case for that sd Shinner at
sd Wyke on the 15th day of May 1784
by his Note of that date for
value received promised sd Jacob to pay him five
pounds one shilling & pence in pence with
costs on demand with interest till paid Yet sd Shinner
tho' often requested have never paid the same but neglect
the damage of sd Jacob eight pounds the parties
agreed to have the case continued until
next term & then judgment to be made & there upon
it is considered by the Court that sd parties have
pay here until the 2nd Sunday of Nov' next

Benjamin Thelley of Amherst in our County of Hampshire Thelley 50
 vs James H. H. of Amherst County of Hampshire in our
 County of Amherst Deft in a plea of the Case last that of
 his note for Value well promised & Benes to pay N^o 226
 him three pounds seven shillings & two pence
 on Demand with interest till paid yet of Amherst
 the offer required however to the same list
 neglects it to the Amherst of & Benes the sum
 of six pounds the Deft having been three times
 publicly called to come in to Court in order
 default of his appearance the & off appears &
 says he is against & Amherst on it is considered
 by the Court that & Benes recover against
 Amherst the sum of three pounds two shillings
 & three pence Amherst & last to have out one
 pound seven shillings & two pence
 Exc^o W^o Nov^r 22^d 1796

Thomas Torrance of the shire town in our County Torrance
of Hampshire County Plaintiff John Hamilton of
Pittsboro in sd County Defendant. Sett in cap of the Court
Law for that sd John at a Pittsboro on the fourth
day of August last by his Vake for Nature not
pleaded sd Torrance to pay him seven shillings
pounds eight pence and four farthings
with interest till paid by sd John tho' otherwise
he never paid the same but in fact it to the
opinion of sd Torrance has been paid. The Court
conceded to grant motion for judgment in the
sum of 7 shillings and four pence and interest
thereon it is considered by the Court that the
same be continued until next time for judgment
that sd parties have day there until the 2nd
Sunday of November next

John Field of Chichester in our County of Hampshire
Esq. to Mr. Henry Thompson of Chichester
Gent. Left in a place of the Lord for that in
at St. Chichester on the 24th day of a May last
by his vote promised to John to pay him nine
pounds & rather in three months from St. Peter
with in period to the spot of Henry's often
requied services to the same but neglected
to the damage of St. John this sum of twelve pounds
the debt having been some times been publicly
called for and in to Court made default of his
appearance & thereupon it is considered by the
Court that the case be continued (for judgment)
until next term & that the said parties have
day hereunto till the 2nd Tuesday of a November next

of force thereon be of Pelham in our County of Aberdeenshire
 James Johnstone Yeoman of Pelham Benjamin Yeoman of
 Newtoun in ye County of Aberdeen Deftin. against James
 of the Law for that ye Benjamin who doth challenge
 Newtoun County on the sixth with day of March last (N^o 220)
 by his s^oth promise one James Thoms. to pay him
 or his Order three pound & seven pence shilling &
 six pence on Demand with interest till paid
 & after wards to wit at ye Newtoun place on the
 first day of April last the s^d Deft Benjamin on payment
 on the same Note ordered the Defendant to Note then
 whereby due to be paid to the Deft. whereof ye Ben in
 then & there had Notice & so became chargeable to
 have the same to ye Deft & then & there in
 Execution thereof provided some to pay
 him accordingly yet ye Ben in the often request
 however to the same but neglected it to the
 Damage of ye Deft eight pounds. The parties
 appeared & agreed to have the Case continued untill
 next Term & then judgement to be given. Wherefore
 it is considered by the Court that the
 Deft become chargeable to the Ben in & have
 pay hereunto till the next Term day of Nov^r next

Fuller
N^o 230

Symonds
Wales
No 231

Phelps
Gibbet
8232

Inglis
B. H.
C. H.

Adolphe Inghel of Lecher in our County of Hampshire
Greenwich Office these under oath will join C of Probate
in our County of Worcester for the purpose of the
law for that effect - at Hampshire before on the thirty
first day of June 1880 was heard & signed those by
his vote of that date and then read & signed & taken
to pay the same in full & also will be paid & was paid
in full on the 10th of the month of the date with interest till
the 1st of July 1880. He and the other requested how much the
same & the same to the amount of \$100.00 and the same
was paid in the parish of the same & to have the
same continued until the next term & then judgment
to be given in regard to the same & the same is considered by
the Court that the same was paid & the same was paid
and the same was paid & the same was paid & the same was paid
with the same

Jacob Robinson of Williamstown in our County of Hampshire Prob. 5051
vs
James Pledge of Williamstown in our County of Hampshire
Debt in a plea of trespass the law for that James
vs
the Williamstown on the nineteenth day of October
lost by his vote of that date for value provided
Jacob to pay him six pounds ten shillings by the first
day of January their next with interest of 4d
James tho' often requested has not paid the contents of
a Note but neglected it to the damage of 20 Jacob views
paid to the debt having been three times publicly
called to come into Court make default of his appearance
the Pledge appears & prays judgment thereupon it is
conceded by the Court that the law be continued
for judgment until next term & then judgment to be
final & that all parties have their suit till the
2nd Tuesday of November next

Solomon Hadden of Northampton in our County of Hampshire
vs
Robert Sibbald of Pelham
Debt in a plea of trespass the law for that Robert
vs
the Pelham on the fifth day of June sweeten having given
to pay him four pound ten shillings or demand
if nothing paid till the 1st of October the other
neglected has since the same but neglected it
to the damage of 20 Solomon with twelve pounds the
debt having been three times been publicly called
to come into Court make default of his appearance
the Pledge appears by celebration of 4d & prays
judgment & thereupon it is considered by the
Court that Solomon recover again of Robert
four pounds thirteen shillings & have for
damages & costs twice at one pound three
shillings & pence & Exec. 13th Sep 1781 Hill

Abraham Hills of Oxford in our County of Worcester
vs
John Powers Jr of Northampton
Debt in a plea of trespass the law for that John
vs
the Northampton on the 1st of November rendered
him 100 shillings & eight hundred eighty seven pence
seventeen shillings & four pence which is owing
one & from him unjustly detains for this debt that
the Court of the County of Worcester on the 1st of
the 1st of September Court of Judicature holden at Worcester
in the County of Worcester the fourth
day of September rendered judgment against
John Powers Northampton & Powers two hundred
pounds damages & six hundred eighty seven pence
seventeen shillings & four pence Costs of suit whereof
John Powers Northampton & Powers are convicted & they read
of judgment fully appears which judgment is
Hill in full force wholly unimp'd & when on 2d Abraham
now not yet paid out execution for the damages &
Costs a few of which by action have occurred the
Abraham to demand have of Powers Northampton
& Powers the sum alone & since the 1st of the
Powers Northampton & Powers have not met either
of them tho' often requested to do so but neglected
to do so also for that Powers Northampton &
Powers render to him Abraham one other sum of
thirty pound & twelve shillings & eight pence which to
him they owe & from him unjustly detains for this
to wit that by the consideration of our Superior Judicial
Court holden at Springfield in the County of
Hampshire on the second day of October rendered
judgment against Powers & Powers another sum of six pounds
five shillings & four pence & twenty four pence seven
shillings & eight pence Costs of suit whereof Powers
Northampton & Powers are convicted as by the record of the
same judgment appears which last mentioned judgment
is not yet paid & effect likewise remains not satisfied
& so Abraham hath not yet paid out execution whereby
accrued to Abraham to demand & have of Powers
Northampton & Powers the last mentioned sum & since
of the Powers Northampton & Powers tho' often requested
have never yet done so but neglected to do so to the
damage of 20 Abraham on the 1st of November the parties
appear & agree to have the law continued until next
term & then judgment to be final whereupon it is considered
by the Court that all parties have their suit till the
2nd Tuesday of November next

Moore
Smith
No 237

Edward Moore of Hudders in our County of Hampshire
husbandman Plaintiff Charles Smith of Amberst in the
County of Dorset Defendant in a plea of the case on the
day of August current by his Note of that Date for
Value received promised to pay him to pay him
the sum of one hundred & fifty pounds & twelve shillings
& six pence on Demand with interest till paid & yet
Charles the often requested has never paid the same but
neglected it to the Damage of Edward one hundred &
twenty pounds, the parties appeared & agree to have
the Case continued until next term then Judgment
to be given Wherefore it is considered by the Court that
the parties have day here until the 2nd Tuesday
of November next

Lynman
Phelps
No 238

God Lynman of Northampton in our County of
Hampshire Yeoman Plaintiff Joseph Phelps of
Northampton husbandman Defendant in a plea that the
Joseph owes to him the sum of thirty
pounds & three pence which to him he owes for on his
unjustly & claims further to wit that the said God by
the Consideration of our Justice of our Superior Court of
Judicature holden at Springfield in our County of Hamp. on
the fourth day of September seventeen hundred
seventy recovered of the said Joseph the sum of nine pounds
& four pence Damages & Costs of suit & three pounds nine
shillings & six pence whereof the said Joseph is bound
as by the record of said Judgment appears which Judgment
altho the said God did not Execution & committed the
same to the Sheriff of our County of Berkshire yet
he has long since returned the same unsatisfied whereby
action has accrued to the said God to demand of the said
Joseph the said sum & the lawful interest of the same yet the
said Joseph the often requested has never paid the same but
neglected to do it to the Damage of the said God
thirty pounds the parties appeared & agree to have the
Case continued until next term Judgment to be given
(if default) Wherefore it is considered by the Court
that the parties have day here until the 2nd Tuesday
of November next

Sprague
Baker
No 239

John Sprague of Chester in our County of Hamp
shire Yeoman Plaintiff John Baker of Northampton in
our County Defendant in a plea of the case on the
day of that the said John Baker at Northampton on the
twenty seventh day of February last by his Note of
that Date for Value received promised the said Sprague to pay
him twenty pounds fourteen shillings & two pence
on Demand & within three months yet the said John the often
requested has never paid the same but neglected it to
the Damage of the said Sprague twenty pounds
the parties appeared & agree to have the Case continued
until next term Judgment to be given Wherefore it
is considered by the Court that the parties have day
here until the 2nd Tuesday of November next

Hamilton
Bailey
No 240

Robert Hamilton of Chester in our County of Hamp
shire Yeoman Plaintiff Bailey of Chester in our County
Defendant in a plea of the case for that the said Robert
in the County of Hampshire on the day of June last by his Note
promised to pay to the said Bailey the sum of one hundred
pounds & six pence on Demand & yet the said Robert the often
requested has never paid the same but neglected it to the
Damage of the said Bailey one hundred pounds & six pence
the parties appeared & agree to have the Case continued
until next term Judgment to be given Wherefore it
is considered by the Court that the parties have day
here until the 2nd Tuesday of November next

Exec 15th Oct 1784

Benjamin Billings of Pelletstown in our County of Hampshire
vs
James Thompson of Ware in sd County
Gentlemen I have a plea of trespass on the Case for that on the
ninth day of February last at sd Ware certain damages was
done & should by & between the sd Thompson & Billings of concerning
certain action which have been commenced by the sd Thompson
against sd Billings & made returnable at our Court of Common
Pleas within four or sd County before that time for action
the said second day of February last which same action had
been & is continued by the same Court from sd Thursday to
the said second day of November last & from thence to the
second day of February last upon that day appeared sd Thompson
& there agreed by & between sd parties that they the sd
Thompson & Billings would submit the matter complained
of to the award & final determination of one or more arbitrators
& that sd Billings should deposit them the bonds of one
James Demings a Note of hand made & delivered to sd
Billings by one James Cook sometime a Sirrion promised
the sd Billings to pay him a large sum of Money & that
the sd Note should be delivered to sd Thompson to be
wholly forfeited by sd Billings to sd Thompson if he sd
Billings should not abide by the award on his part & it is
being awarded which sd Thompson should make in the Premises
& that sd Thompson should in sd bond by & before
the award award that sd Thompson should pay the cost
of the Action above sd & it was after then & there agreed
between them that sd Thompson should forfeit the
Action against sd Billings & should cause the same to
be dismissed & the sd Thompson in consideration that sd
Billings at sd Thompson's request then & there promised
the sd Thompson to deposit the same & Note in the hands
of sd Demings for the purpose aforesaid if the sd Billings
should not perform the same award of sd Thompson
and in the sd Billings then & there promised that
he the sd Thompson would not further prosecute the
Action the same to be dismissed & sd Billings says that
he believing the promise aforesaid of sd Thompson then
afterwards on the same day sd Billings deposited in the hands of sd
Demings the sd Note made by sd Cook then & there sd
Demings for the purpose aforesaid & the sd Billings then
sd not appear at sd term of sd Court on the second day
of February last to which term the sd Action was returned
& sd Thompson continuing to default & oppress sd Billings
did not cause the same action to be dismissed but afterwards
in the same second day of February sd further present
the same action against sd Billings & then & there sd obtain
judgment to recover of sd Billings seven pounds sixteen
shillings Damages & Costs of suit the said seven shillings
& eight pence
& afterwards on the twentieth day of May last sd Thompson
caused Execution upon sd judgment to recover of sd Billings
Damages & Costs aforesaid & sd Billings then & there
sd Billings became liable & obliged to pay the contents of sd
Execution & sd Billings further avers that there was no
cause for the Action aforesaid of sd Thompson that by reason
of his father & provided that proceeding there sd Billings has
been wholly prevented from making defense against sd
Action & has been & is greatly distressed & injured in his
Credit & has been obliged to employ much time & expense
large sums of Money in endeavoring to process the same
to wit the sum of money mentioned & also for that sd Thompson
being in the said debt to sd Billings in the sum of
£100 pounds for the time when there before sd Billings had
well at the request of sd Thompson & then & there
in consideration thereof promised sd Billings to pay
him the same on demand also for that sd Thompson
sd Billings on the same day being fully indebted to
sd Billings in another sum of eleven pounds for his many
at sd Thompson's request & then & there sd Billings
thereof promised to pay him the same on demand
sd Billings but neglected to do so to the damage of sd Billings
twelve pounds & the parties appeared & agreed
to have the Cause tried until next term
upon sd day and order by the Court that sd parties
since day here until the sd second day of November next

Benjamin in Tappan of Northampton in our County of
Hampshire Goldsmith Plaintiff Stephen Hubbard of
Northampton Blacksmith Defendant in a plea of trespass
on the case for that on the 10th day of February last Benjamin
promised to pay to Stephen Hubbard five pounds
for the damages on demand with interest till the
10th of March next requested however for the
same but neglected & refused to pay the sum of
of 5 pounds in eight months the Debt having
been three times publicly called to commit the
Court in whose default of his appearance the
plaintiff prayed judgment & this judgment is
considered by the Court that 5 pounds
repay again to the plaintiff then sum of three
pounds fifteen shillings & four pence Damages
& costs taxed at one pound one shilling & four
pence Decd 2 Oct 1784

Steph 53
Hubbard
No 245

Thomas Williston of Springfield in our County
of Hampshire Esq Plaintiff Joseph Lynen of
Northampton in our County Esq Defendant in a plea
of trespass on the case for that on the 10th day of May
seventeen hundred eighty three by his Note of that date promised
Thomas to pay him twenty three pounds in one
month for the date with interest till the 1st
of June next requested however for the same
but neglected & refused to pay the sum of
the sum of fourteen pounds the parties appear
& agree to have the case continued until the next
Term & then judgment to be final Wherefore
it is considered by the Court that the parties
have day here until the 2nd Tuesday of
November next

Williston
Lynen
No 246

Isaac Porter of Hatfield in the County of Hampshire
Plaintiff Samuel Belding of the same Hatfield
Plaintiff Defendant in a Plea as is at large set forth
in the Writ on File - The Parties severally appear
and agree that this Case be continued to the
next Term, and it is considered by the Court
that they have Day here accordingly until the
second Tuesday of November next

Porter
Belding
No 247

Warner
Lynn
No 268

Joshua Warner of Wilmersburg in said County of Hampshire
Agent of Mr. William Lynn of Northampton in said County
Gent. In a plea of trespass on the case for &c. William
at &c. Northampton on the twenty second day of April
seventeen hundred eighty three being justly indebted
to &c. Joshua in the sum of three hundred & fifty one pounds
ten shillings for twenty five fat cattle there before that
time sold &c. delivered by &c. Joshua to &c. William at &c.
William request in consideration thereof &c. William assumed
on himself &c. to &c. Joshua promised to pay him the same
sum on demand within interest till &c. Also for that &c.
William at &c. Northampton the thirtieth day in the
year aforesaid being justly indebted to &c. Joshua in another
sum of seven hundred & fifty one pounds sixteen shillings
for fifty two other fat cattle before that time sold &c. delivered
to &c. William at &c. William request &c. in consideration
thereof &c. William assumed on himself to &c. Joshua promised
to pay him the same sum on demand within interest
till &c. Also for that &c. William at &c. Northampton
on the twenty fourth day of June being justly
indebted to &c. Joshua in another sum of one & thirty
eight pounds ten shillings for ten other fat cattle
there before that time sold &c. delivered to &c. William
by &c. Joshua at &c. William request in consideration
thereof &c. William promised to pay him the same
sum on demand within interest till &c. Also for that
&c. William at &c. Northampton on the same twenty
fourth day of June in consideration that &c. Joshua at
the request of &c. William had before that time sold
&c. delivered to &c. William six & seven other fat cattle
of which &c. Joshua &c. William then &c. these in consideration
promised to pay &c. Joshua some other money and
cattle were reasonably worth with interest thereof
wherever &c. &c. William should be there to request &c.
& the &c. says that the same eighty seven cattle
was worth another sum of twelve hundred & forty
one pounds sixteen shillings of which &c. William
had notice &c. &c. for that &c. William at &c. Northampton
on the same day aforesaid being justly indebted to &c. Joshua
in another sum of two hundred pounds before that time
sold &c. delivered by &c. Joshua to &c. William at &c. William
request in consideration thereof &c. William promised
the same sum on demand &c. Also for that &c.
William at &c. Northampton the same day was
justly indebted to &c. Joshua in another sum of two
hundred pounds &c. before that time
had &c. &c. &c. William promised to pay him the
same within interest on demand &c. Also for that &c.
William at &c. Northampton on the same twenty
fourth day of June in consideration that &c. Joshua
at the request of &c. William had before that
time done &c; performed for &c. William diverse
work labor &c; service in purchasing &c; collecting
sundry goods of fat cattle expended on himself
&c. Joshua promised to pay him some money as
they reasonably deserved to have for &c; service
within interest till &c; whenever after he should
be requested &c; the &c; says that he deserved to
have another sum of thirty pounds of which &c;
William had notice &c; &c; &c. William tho
often requested has not paid either of &c; sums
to the &c; but neglects it to the &c; damage
of &c; Joshua two hundred pounds the parties
thereon it is considered by the Court that &c;
parties have any here with the &c; &c; &c;
of November &c; &c; &c;

Salicott
V^o 249

No 250

Partridge
Howe
No 251

Commonwealth of Massachusetts Pt. 1. Dorsing Commonwealth
 in a plea that Dorsing acknowledged before Joseph
 Howley Esq. one of our Justices to be indebted to Mr. Howley
 the sum of five pounds to be used in his good and honest
 Plea use is defunct should be made in performance of the
 Condition following viz. that if Dorsing should personally
 appearing in our County of Hampshire shew to all at
 of Mass. then right to and use unto them to a piece of land
 made by the ground in part of our County of Hampshire
 enclosing the same of land at the house of John Howley Esq.
 on the tenth day of November last about 10 o'clock that which
 by our Court should be then & there exposed & sold without
 reserve then the same should be sold without reserve
 except the same should be sold at a higher price than the
 value of the same in Court as he produced & that any Court to be held for a
 year or more in the third year of our said County of Hampshire
 Court to pay off for the office called the Court of General Sessions
 provisions made at two pounds & a half for the office called the Court
 until the sentence should be pronounced & a half for the office called the Court
 or pay the fine & costs above said but if Dorsing did not take by the same
 & Dorsing did then did not appear that three times & a half for the office called the Court
 of our five pounds were paid for the same & a half for the office called the Court
 publicly called to come into Court make request of his office & a half for the office called the Court
 by & called the office & a half for the office called the Court & a half for the office called the Court
 that if Dorsing were not by request of his office & a half for the office called the Court
 found & Debt & of our five pounds & a half for the office called the Court
 Exec. 10th Oct. 15th 1785

Commonwealth of Massachusetts the 25th William
Boyd of Williamburg in our County of Hampshire
Deft
Hampshire to the Sheriff of our County of
Hampshire his under Sheriff or Deputy Greeting

Whereas on the nineteenth Day of April last
William Boyd of Williamburg in sd County
Guoman personally appeared at the Court then in sd
County before Joseph Hawley Esq: one of our Justices
assigned to keep the peace in sd County & obliging
himself indebted to us in the sum of five pounds
to be levied on his Goods & Chattels & to be levied
in want thereof of his body soon after if default
should be made in the performance of the Conditions
following: that if Downing Wainer of Haddam in sd
County Guoman should personally appear before
our Justices of our Court of General Sessions at the
Place then met to be holden at Springfield on the
third Tuesday of May then next to answer unto
us upon a warrant made by the Grand Jurors
for the Body of our sd County for having & exercising
the Game of Cards at the house of Elijah Paine
of sd Williamburg in holden on the tenth Day of
November last contrary to Law & should do &
receive that which our sd Court should be then
& there enjoined on him & not depart without
License then the sd Recognizance to be void
otherwise to abide in full force & virtue as by
a Copy of sd Recognizance in our Court of Common
Pleas to be produce & whereat a true Court of
General Sessions & Downing was in Court
of a misdemeanor of offence & was sentenced
by the same Court to pay a fine for the offence
committed in the presentment to our Use of six
shillings & eight pence to pay the Cost of
prosecution & said offence should be paid in full
& the fine & said Commitment until it is returned
should be performed & sd Downing then &
there did not abide & sentence or pay or give
or costs or fine but sd Downing then & there
inflantly did depart from sd Court without
a fine & sd William then afterwards on the
same day being three times solemnly called to
come into Court makes default three of his upon
whereof sd fine of five pounds is forfeited & remains
due to be levied in manner aforesaid to our Use & we
will not have the sum of five pounds paid to us
or a satisfaction notice requires & commands you
that you make known to sd William that he
appear before our Justices at our Court of Common
Pleas holden at Northampton in sd County on
the last Tuesday of August coming or the show
cause if any the day is by Execution should not
show against him for five pounds forfeited to us
before the Court of said fine then & do & receive what we
or our Court shall then consider him concerning
this behalf the Deft having been three times
in default to come to our sd Court to make default
of his appearance - Caleb At. only Esq: appears
in behalf of the State & the re inform it is required
by the Court that Execution issue for sd sum of
five pounds against sd William & to take
at one pound three shillings four pence

Ex^{ra} ap^d Oct 15. 1784

Miller
Wells
No 258

John Miller of Williamsburg in our County of Hampshire
vs
James Phelps David Wells of the County of Suffolk
In a plea of the Case for that David at Northampton
on the first day of April seventeen hundred twenty four
by his vote promised to John to pay him one pound ten
shillings on demand with interest till paid yet David
tho' often requested however paid the same but neglected
to the damage of John the sum of six pounds the Debt
having been three times publicly called to come into
Court under default of his appearance the Plaintiff
& prours judgment thereon it is considered by the
Court that John recover against David the sum of
two pounds eight shillings & ten pence Damages &
Costs taxed at one pound nine shillings & eight pence
Esce ipse Octo 16. 1781

Clapp
Wells
No 259

Amasa Clapp vs James Smith the single woman
Executors of the last will & Testament of Jacob Southwell
late of Northampton in the County of Hampshire
David Wells late of the County of Suffolk
In a plea of the Case for that David at
Northampton on the first day of April seventeen
hundred twenty four by his vote promised & sworn
to pay him one pound sixteen shillings on demand
with interest till paid yet David tho' often requested
however paid the same but neglected it to the damage of
Clapp & his wife the sum of three pounds the Debt
having been three times publicly called to come into
Court under default of his appearance the Plaintiff
appears by Certificate of the Court that he is
judgment & thereupon it is considered by the Court
that Amasa recover against David the sum
of three pounds four shillings & two pence Damages
& Costs taxed at one pound ten shillings & eight pence
Esce ipse Octo 16. 1781

Shepherd
Belting
No 260

James Shepherd of Northampton in our County
of Hampshire vs Thomas Hapkins of Northampton
in the County of Hampshire & late of the County of Suffolk
In a plea of the Case for that Thomas at
Northampton on the first day of April seventeen
hundred twenty four by his vote promised the Plaintiff
to pay him two pounds & three shillings & eight pence
on demand with interest till paid yet Thomas
tho' often requested however paid the same but neglected
it to the damage of Shepherd & his wife the sum of
two pounds & three shillings & eight pence the parties
appear & agree to have the Court continue until
next Term & then judgment to be given thereupon
it is considered by the Court that the parties have
Day here until the second Tuesday of November

Clark
Phelps vs
No 261

Isaac Clark of Northampton in our County of Hampshire
vs
James Phelps James Phelps James Phelps
late of Northampton in the County of Hampshire
In a plea of the Case for that Isaac at Northampton
on the first day of April seventeen hundred twenty four
by his vote promised to Phelps the sum of three
pounds & six shillings & eight pence on demand
with interest till paid yet Isaac tho' often requested
however paid the same but neglected it to the damage
of Phelps the sum of three pounds & six shillings &
eight pence the parties appear & agree to have the
Court continue until next Term & then judgment to be
given thereupon it is considered by the Court that
Isaac recover against Phelps the sum of three pounds
& six shillings & eight pence Damages & Costs
taxed at one pound ten shillings & eight pence
Esce ipse Octo 16. 1781

House
Hunt
No 264

Benjamin House of Sandwich in our County of Berkshire
Quaker Admiffion on the state of Nathaniel House late
of Sandwich Quaker deceased in his last will & testament
of Sandwich Quaker on in our County of Hampshire
Deft in a plea of assumpsit on the part of the Plaintiff
at Counting to wit at Northampton on the 27th day of
May of September seventeen hundred eighty by his
Note of that date for value received provided he should
to pay him the sum of one hundred & thirteen shillings
or Demand with interest till paid. Yet the Plaintiff
has often requested has never paid the same but neglected
a refusal to do so to the damage of the Plaintiff the
sum of twelve pounds & the Deft having been three
times publicly called to come in to Court made default
of his appearance the Plaintiff has a prayer for judgment
& the Court as it is considered by the Court that the
Plaintiff recovers against the Defendant the sum of
nine pounds & seven shillings & four pence & costs
taxed at two pounds & six pence. Decd 10th Sept 1784 p 61

Maxwell
Hubbard
No 265

Benjamin Maxwell of Charlestown in an action
of assumpsit Quaker Deft in a plea of assumpsit
on the part of the Plaintiff on the 27th day of May of
last at Charlestown by his Note provided he should
to pay him three pounds & thirteen shillings & four
pence and interest with interest till paid. Also for that
he was also Charlestown on the same day being justly
indebted to Benjamin in another sum of six shillings
before that time paid and expended for the same
there of provided Benjamin to pay him the
sum of one hundred & forty shillings the other requested
has not paid either of the sums but neglected to do so
the damage of Benjamin seven pounds & the Deft
being three times publicly called to come in to Court
made default of his appearance the Plaintiff has a
prayer for judgment & the Court as it is considered by
the Court that Benjamin recovers against
the Defendant the sum of four pounds & one shilling &
eleven pence & damages & costs taxed at two pounds
twelve shillings & five pence & costs. Decd 20th Nov 1784

Morgan
Smith
No 266

John Morgan of West Springfield in our County
of Hampshire Quaker Deft in a plea of assumpsit
on the part of the Plaintiff on the 27th day of May of
last at West Springfield by his Note provided he should
to pay him the sum of one hundred & forty shillings
or Demand with interest till paid. Yet the Plaintiff
has not paid either of the sums but neglected to do so
the damage of Benjamin seven pounds & the Deft
being three times publicly called to come in to Court
made default of his appearance the Plaintiff has a
prayer for judgment & the Court as it is considered by
the Court that Benjamin recovers against
the Defendant the sum of four pounds & one shilling &
eleven pence & damages & costs taxed at two pounds
twelve shillings & five pence & costs. Decd 20th Nov 1784

Day
Symms
No 267

John Day of West Springfield in our County of Hampshire
Quaker Deft in a plea of assumpsit on the part of the Plaintiff
on the 27th day of May of last at West Springfield by his Note
provided he should to pay him the sum of one hundred & forty
shillings or Demand with interest till paid. Yet the Plaintiff
has not paid either of the sums but neglected to do so
the damage of Benjamin seven pounds & the Deft
being three times publicly called to come in to Court
made default of his appearance the Plaintiff has a
prayer for judgment & the Court as it is considered by
the Court that Benjamin recovers against
the Defendant the sum of four pounds & one shilling &
eleven pence & damages & costs taxed at two pounds
twelve shillings & five pence & costs. Decd 20th Nov 1784

therefore there fore a proper judgment for his Damages
into a third Court continuing the representation of his
Plaintiff is sufficient, they are all a single person the principle
being seen & being fully understood by the Court & appears
by the Court that the Plaintiff of the old hundred is sufficient
to the Defendant's satisfaction at the old hundred & sufficient
ought not to receive anything in particular & that the
Court for his grounds & claims be in the County & that the
Defendant be in the County & that the Plaintiff be in the County
Defendant appears from the judgment of the Court
to the Supreme Judge Court holding at Springfield
the fourth Tuesday of September in the County
of Hampshire & he recognizes with us to the
the Court direct to

Thomas Martin Dale of Greenfield in our County Martin Dale
of Hampshire County Administrator of the estate of the late
of Greenfield in our County of Hampshire & that the
of Greenfield in our County of Hampshire & that the
the case for that of Greenfield in our County of Hampshire
fifth day of December seven hundred eighty one
by his Note promised to pay him the sum of
value of six pounds three shillings six pence
and thirteen pence per annum with interest
till paid & that the other requested however the
same to be done in the County of Hampshire & that the
request to the Damages of Greenfield in our County
the Plaintiff appears & thereupon it is considered by
the Court that the case be continued & that
the parties have day to come till the fourth Tuesday
of November next

No 268

Arise Minodale of Greenfield in our County of Hampshire
of Greenfield in our County of Hampshire & that the
County of Hampshire & that the
the case for that of Greenfield in our County of Hampshire
April last by his Note promised to pay him the sum of
value of fifty six pounds thirteen shillings
and thirteen pence per annum with interest till paid
also for that of Greenfield in our County of Hampshire
the same day by his
thirty one pounds & that the other requested however the
of one hundred and thirteen shillings six pence
the other requested however the
but neglect to do so the Damages of Greenfield in our County
pounds the parties appeared & agreed to have the
case continued until the next term & that the
to be paid thereupon it is considered by the Court
that the parties have day to come till the fourth Tuesday
of November next

No 269

David Morris of Colrain in our County of Morris
of Greenfield in our County of Hampshire & that the
County of Hampshire & that the
the case for that of Greenfield in our County of Hampshire
but by his Note of that date promised to pay him the sum of
nine pounds nine shillings
and thirteen pence per annum with interest till paid
also for that of Greenfield in our County of Hampshire
the same day by his
thirty one pounds & that the other requested however the
of one hundred and thirteen shillings six pence
the other requested however the
but neglect to do so the Damages of Greenfield in our County
pounds the parties appeared & agreed to have the
case continued until the next term & that the
to be paid thereupon it is considered by the Court
that the parties have day to come till the fourth Tuesday
of November next

Morris
Craig
No 270

Thomas Dickinson of Deerfield in our County Dickinson
of Greenfield in our County of Hampshire & that the
County of Hampshire & that the
the case for that of Greenfield in our County of Hampshire
the twelfth day of October last by his Note
of value of forty one pounds six shillings
and thirteen pence per annum with interest till paid
also for that of Greenfield in our County of Hampshire
the same day by his
thirty one pounds & that the other requested however the
of one hundred and thirteen shillings six pence
the other requested however the
but neglect to do so the Damages of Greenfield in our County
pounds the parties appeared & agreed to have the
case continued until the next term & that the
to be paid thereupon it is considered by the Court
that the parties have day to come till the fourth Tuesday
of November next

No 271

See up 2 Sep 10-1784

[illegible]

Marcus Marble of Worcester in our County of Worcester
 aforesaid a Plaintiff against Martha Dickinson of New Bedford
 in our County of Hampshire Widow Defendant in a plea of
 the Cage part that sd Martha ^{the Plaintiff} ~~the Defendant~~ on the
 twelfth day of August last began ^{to pay} ~~to pay~~ ^{the sum of} ~~the sum of~~
 Marston's pay when the sum of five pounds eight shillings
 & six pence of Damages with interest till the 1st of October
 last often requested as a reward for the same but was refused
 it to the damage of sd Marston ten pounds ^{the sum of} ~~the sum of~~
 being three times publicly called to come into
 court marked default of her appearance the 1st of
 appearance by default Damages & cost ^{the sum of} ~~the sum of~~
 & pains & judgment thereupon it is considered by the
 Court that sd Marston recover against sd Martha
 the sum of the sum of five pounds fifteen shillings
 & two pence Damages & costs taxed at two
 pounds one shilling & six pence. See - 1st Sep - 11 740

[illegible][illegible]

1. *Goatsuckers* 1000
 2. *Bluebirds* 1000
 3. *Chimney Swifts* 1000
 4. *Starlings* 1000
 5. *Robins* 1000
 6. *Grackles* 1000
 7. *Crows* 1000
 8. *House Wrens* 1000
 9. *Red-wings* 1000
 10. *Black-birds* 1000
 11. *Indigo Bun* 1000
 12. *Scarlet Tanager* 1000
 13. *Yellow Warbler* 1000
 14. *Green Heron* 1000
 15. *Great Egret* 1000
 16. *Little Blue Heron* 1000
 17. *White Ibis* 1000
 18. *Black Ibis* 1000
 19. *Red Ibis* 1000
 20. *Green Ibis* 1000
 21. *Yellow Ibis* 1000
 22. *Black Ibis* 1000
 23. *Red Ibis* 1000
 24. *Green Ibis* 1000
 25. *Yellow Ibis* 1000
 26. *Black Ibis* 1000
 27. *Red Ibis* 1000
 28. *Green Ibis* 1000
 29. *Yellow Ibis* 1000
 30. *Black Ibis* 1000
 31. *Red Ibis* 1000
 32. *Green Ibis* 1000
 33. *Yellow Ibis* 1000
 34. *Black Ibis* 1000
 35. *Red Ibis* 1000
 36. *Green Ibis* 1000
 37. *Yellow Ibis* 1000
 38. *Black Ibis* 1000
 39. *Red Ibis* 1000
 40. *Green Ibis* 1000
 41. *Yellow Ibis* 1000
 42. *Black Ibis* 1000
 43. *Red Ibis* 1000
 44. *Green Ibis* 1000
 45. *Yellow Ibis* 1000
 46. *Black Ibis* 1000
 47. *Red Ibis* 1000
 48. *Green Ibis* 1000
 49. *Yellow Ibis* 1000
 50. *Black Ibis* 1000
 51. *Red Ibis* 1000
 52. *Green Ibis* 1000
 53. *Yellow Ibis* 1000
 54. *Black Ibis* 1000
 55. *Red Ibis* 1000
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 58. *Black Ibis* 1000
 59. *Red Ibis* 1000
 60. *Green Ibis* 1000
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 62. *Black Ibis* 1000
 63. *Red Ibis* 1000
 64. *Green Ibis* 1000
 65. *Yellow Ibis* 1000
 66. *Black Ibis* 1000
 67. *Red Ibis* 1000
 68. *Green Ibis* 1000
 69. *Yellow Ibis* 1000
 70. *Black Ibis* 1000
 71. *Red Ibis* 1000
 72. *Green Ibis* 1000
 73. *Yellow Ibis* 1000
 74. *Black Ibis* 1000
 75. *Red Ibis* 1000
 76. *Green Ibis* 1000
 77. *Yellow Ibis* 1000
 78. *Black Ibis* 1000
 79. *Red Ibis* 1000
 80. *Green Ibis* 1000
 81. *Yellow Ibis* 1000
 82. *Black Ibis* 1000
 83. *Red Ibis* 1000
 84. *Green Ibis* 1000
 85. *Yellow Ibis* 1000
 86. *Black Ibis* 1000
 87. *Red Ibis* 1000
 88. *Green Ibis* 1000
 89. *Yellow Ibis* 1000
 90. *Black Ibis* 1000
 91. *Red Ibis* 1000
 92. *Green Ibis* 1000
 93. *Yellow Ibis* 1000
 94. *Black Ibis* 1000
 95. *Red Ibis* 1000
 96. *Green Ibis* 1000
 97. *Yellow Ibis* 1000
 98. *Black Ibis* 1000
 99. *Red Ibis* 1000
 100. *Green Ibis* 1000

[illegible]

Oliver Sewell of Colver's in one County of Hampshire
Yeoman & the said Joseph Maynard of Southbury in the County
Yeoman both in a plea of the Law for that said Parish and
Colver's on the eleventh day of February last hundred
eighty two by his estate premises do give to say him the
sum of ten pounds as damages & costs in that behalf yet
do claim. No other request & damages for the same but
do elect to the same of do give the sum of so & have
found & the fact being that there was no injury to the
said Sewell's cows in the default of this estate & because the
jury appears by the said award that the said Maynard & his
indignity & therefore it is considered by the Court that
do give recovery against the said Sewell the sum of ten pounds
refused the said damages & costs & do award at and for the
said Sewell's costs & expenses. Ex = do & alij = 13th 1775

Isabel Thompson of Lanesboro in said County of Hampshire
Yeoman of the said Thomas Gibson of said Hampshire in said County
Agent & in a plea of the said law that said Thomas was
in Lanesboro on the nineteenth day of August 1834
bonded eight shillings by his Note for which said Isabel to
pay him three pounds twelve shillings within
three months from the date of said Note with interest
which yet she now therefore requested law never
be the same but respects all to the 20th day of Feb
said Isabel found the said Creditors three times
by plebe called to come into Court and had default
of his appearance the said eight shillings by Samuel Bernard
Gent his attorney & propra judgment & thereupon
it is considered by the Court that said Isabel recover
against said Thomas the sum of four pounds six shillings
two pence & costs taxed at one pound ten
shillings & one penny Decd 15th Sept 1834

[illegible][illegible]

Salah Bowman of Deerfield in our County of Hampshire, Plaintiff
vs
John Bowman of Deerfield in our County of Hampshire, Defendant
In a plea of the Case for that said John at Northampton
on the first day of January last by his Note promised Church
fifteen shillings & five pence half penny on Demand No 286
with interest till the said John the other requested
of the Court the sum of twenty pounds & the damages
thereon three times publicly called to come into Court
& saying judgment & thereupon it is considered by the
Court that said John recover against said John the sum
of eighteen pounds eight shillings & eight pence
five farthings & costs taxed at one pound ten shillings &
five pence - Ex ipso Sep 11th 1784

Salah Bowman of Deerfield in our County of Hampshire, Plaintiff
vs
John Bowman of Deerfield in our County of Hampshire, Defendant
In a plea of the Case for that said John at Northampton
on the first day of January last by his Note promised Church
fifteen shillings & five pence half penny on Demand No 286
with interest till the said John the other requested
of the Court the sum of twenty pounds & the damages
thereon three times publicly called to come into Court
& saying judgment & thereupon it is considered by the
Court that said John recover against said John the sum
of eighteen pounds eight shillings & eight pence
five farthings & costs taxed at one pound ten shillings &
five pence - Ex ipso Sep 11th 1784

Oliver Pratt of Deerfield in our County of Hampshire, Plaintiff
vs
John Bowman of Deerfield in our County of Hampshire, Defendant
In a plea of the Case for that said John at Northampton
on the first day of January last by his Note promised Church
fifteen shillings & five pence half penny on Demand No 286
with interest till the said John the other requested
of the Court the sum of twenty pounds & the damages
thereon three times publicly called to come into Court
& saying judgment & thereupon it is considered by the
Court that said John recover against said John the sum
of eighteen pounds eight shillings & eight pence
five farthings & costs taxed at one pound ten shillings &
five pence - Ex ipso Sep 11th 1784

John Bowman of Deerfield in our County of Hampshire, Plaintiff
vs
John Bowman of Deerfield in our County of Hampshire, Defendant
In a plea of the Case for that said John at Northampton
on the first day of January last by his Note promised Church
fifteen shillings & five pence half penny on Demand No 286
with interest till the said John the other requested
of the Court the sum of twenty pounds & the damages
thereon three times publicly called to come into Court
& saying judgment & thereupon it is considered by the
Court that said John recover against said John the sum
of eighteen pounds eight shillings & eight pence
five farthings & costs taxed at one pound ten shillings &
five pence - Ex ipso Sep 11th 1784

John Bowman of Deerfield in our County of Hampshire, Plaintiff
vs
John Bowman of Deerfield in our County of Hampshire, Defendant
In a plea of the Case for that said John at Northampton
on the first day of January last by his Note promised Church
fifteen shillings & five pence half penny on Demand No 286
with interest till the said John the other requested
of the Court the sum of twenty pounds & the damages
thereon three times publicly called to come into Court
& saying judgment & thereupon it is considered by the
Court that said John recover against said John the sum
of eighteen pounds eight shillings & eight pence
five farthings & costs taxed at one pound ten shillings &
five pence - Ex ipso Sep 11th 1784

Sight
Spafford
No 291

David Field of Deerfield in our County of Hampshire Esq. Plaintiff
Jonathan Spafford of sd Deerfield Defendant
The Court hereat at Jonathan's et al Deerfield on the twentieth
day of May last was justly indebted to sd David in the sum
of four pounds twelve shillings & eleven pence two farthings
before that time well & delivered to sd David by him
request & being so indebted to sd Jonathan's et al
on the same day at sd Deerfield in the same afternoon
this of sd David's sd David that he would pay him the
same sum whenever he should think to be required
but neglects it to the damage of sd David the sum
of four pounds & the Debt having been three times
publicly called to come into Court without default of his
appearance the Plt appears & prays judgment & thereupon
it is considered by the Court that sd David recover against
sd Jonathan the sum of four pounds twelve shillings & eleven
pence & costs taxed at one pound eight shillings
& nine pence Ex = ist Sep^r 1784

Dickinson
Childs et al
No 292

David Dickinson of Deerfield in our County of Hampshire
Esq. Plaintiff
Jonathan Childs of Northfield in our County
of Hampshire Defendant
Slip-horn Childs of Greenfield in our County
of Hampshire Debt in a plea of the Law for that sd Jonathan
slip-horn out of Deerfield on the twelfth day of January
last by their Note promised sd David to pay him or order
eighteen pounds seven shillings & eight pence two farthings
on demand with interest till paid & that Jonathan then
slip-horn the other requested never pay the same
but neglects it to the damage of sd David thirty pounds
the Plt being twice three times publicly called to come into Court
without default of his appearance the Plt appears & prays
judgment & thereupon it is considered by the Court that
sd David recover against sd Jonathan & slip-horn the sum of
nineteen pounds & five pence Damages & costs taxed at
one pound thirteen shillings & six pence Ex = ist Sep^r 1784

Applby
Dorsey
No 293

Elihu Applby of Deerfield in our County of Hampshire
Physician Plaintiff
Peter Dorsey of Northfield in our County of Hampshire
Debt in a plea of the Law for that sd Peter owed sd Elihu nine
pounds seven shillings & five pence to ballance Doctor's account
sd Elihu wrote on the 1st of Oct^r at sd Deerfield on the same
day promised sd Elihu to pay him the same on demand
but neglects it to the damage of sd Elihu the sum of nine
pounds & the Debt being
it to the damage of sd Elihu the sum of nine
pounds & the Debt being
now three times publicly called to come into Court without
default of his appearance the Plt appears & prays judgment
& thereupon it is considered by the Court that sd Elihu
recover against sd Peter the sum of nine pounds seven
shillings & five pence Damages & costs taxed at one
pound eleven shillings & six pence Ex = ist Sep^r 1784

Herrmann
Phillips
No 294

Andrew Herrmann of Charlemont in our County of Hampshire
husbandman Plaintiff
Benjamin Phillips of Northfield in our
County of Berkshire Defendant
That sd Benjamin is at Northfield in our County of Hampshire
on the twentieth day of August last he owed sd Andrew to pay him
three by five & the promised sd Andrew to pay him
thirty pounds in good merchandise which fine boards
at the market Price by the first day of June then next
with interest till paid but sd Benjamin the other
requested never pay the same in sd boards or any
other way performed his sd promise but neglects it
to the damage of sd Andrew thirty pounds the Debt
being now three times publicly called to come into
Court without default of his appearance the Plt appears
& prays judgment & thereupon it is considered by the
Court that sd Andrew recover against sd Benjamin the
sum of ten pounds seven shillings & two pence
Damages & costs taxed at one pound seven shillings
& two pence Ex = ist Sep^r 1784

Hardy
Conkey &
No 295

Charles Hardy of Newbury in our County of Hampshire
husbandman Plaintiff
John Conkey Jun^r & Jonathan Conkey both
of Northfield in our County of Hampshire Debt in a plea of the
Law for that sd Jonathan's et al sd Conkey's et al on the
day of February last by their Note promised sd Hardy to pay
him to pay him the sum of twenty pounds by the first day of June
then next with interest till paid but sd John & Jonathan the other
requested never pay the same but neglects it to the damage
of sd Charles twenty pounds the plaintiff appears & prays
judgment & thereupon it is considered by the Court that
sd Hardy recover against sd Conkey's et al the sum of twenty
pounds & costs taxed at one pound seven shillings & two pence
Ex = ist Sep^r 1784

Solomon Howe of Lunenburg County of Hampshire Plff. Howe 60
 Hayward
 Defendant in a plea of the Case for that sd Solomon at sd County
 on the eighth Day of October a written hundred eighty three
 by his Ch. Defendant sd Hayward to pay him four pounds
 nineteen shillings and six pence and with interest to the Plff.
 Yet sd Solomon on the other repeated however for
 the same but neglects it to the damage of sd Hayward
 the sum of nine pounds the Debt being now three
 times publickly called to come into Court to answer
 Default of his appearance the Plff appears a proxy
 Judgment thereupon it is considered by the Court
 that sd Hayward recover against sd Solomon the sum
 of eight pounds & cost taxed at one pound eleven shillings
 & eight pence Ex. i. p. l. Sept. 15th 1784

James & Sons of Greenwith in our County of Hampshire Plff. James & Sons
 Defendant in a plea of the Case for that sd James & Sons at sd County
 on the eighth Day of October a written hundred eighty three
 by his Ch. Defendant sd James & Sons to pay him four pounds
 nineteen shillings and six pence and with interest to the Plff.
 Yet sd Solomon on the other repeated however for
 the same but neglects it to the damage of sd Hayward
 the sum of nine pounds the Debt being now three
 times publickly called to come into Court to answer
 Default of his appearance the Plff appears a proxy
 Judgment thereupon it is considered by the Court
 that sd Hayward recover against sd Solomon the sum
 of eight pounds & cost taxed at one pound eleven shillings
 & eight pence Ex. i. p. l. Sept. 15th 1784

James & Sons of Greenwith in our County of Hampshire Plff. James & Sons
 Defendant in a plea of the Case for that sd James & Sons at sd County
 on the eighth Day of October a written hundred eighty three
 by his Ch. Defendant sd James & Sons to pay him four pounds
 nineteen shillings and six pence and with interest to the Plff.
 Yet sd Solomon on the other repeated however for
 the same but neglects it to the damage of sd Hayward
 the sum of nine pounds the Debt being now three
 times publickly called to come into Court to answer
 Default of his appearance the Plff appears a proxy
 Judgment thereupon it is considered by the Court
 that sd Hayward recover against sd Solomon the sum
 of eight pounds & cost taxed at one pound eleven shillings
 & eight pence Ex. i. p. l. Sept. 15th 1784

James & Sons of Greenwith in our County of Hampshire Plff. James & Sons
 Defendant in a plea of the Case for that sd James & Sons at sd County
 on the eighth Day of October a written hundred eighty three
 by his Ch. Defendant sd James & Sons to pay him four pounds
 nineteen shillings and six pence and with interest to the Plff.
 Yet sd Solomon on the other repeated however for
 the same but neglects it to the damage of sd Hayward
 the sum of nine pounds the Debt being now three
 times publickly called to come into Court to answer
 Default of his appearance the Plff appears a proxy
 Judgment thereupon it is considered by the Court
 that sd Hayward recover against sd Solomon the sum
 of eight pounds & cost taxed at one pound eleven shillings
 & eight pence Ex. i. p. l. Sept. 15th 1784

Charles
Thompson
No 301

Solomon Charles of Springfield in our County of Hampshire
County of Berkshire Esq. Joseph Thompson of Potters Defied in our
County of Berkshire Esq. Plaintiff in the Case for that
of Plaintiff of Springfield on the thirteenth day of
April seven hundred and seventy four provided a
three by five Note provided a Solomon to pay him the
sum of thirteen pounds six shillings and eight pence within
six months from the date of a Note with interest after
three months till paid. Yet Joseph the Plaintiff requested
have never for the same but in fact it is the damage of a
Solomon twelve pounds, the Debt being three hundred
publicly called to come into Court where default of
his appearance the Plaintiff appears a prong judgment
thereupon it is considered by the Court that a Solomon
receives against a Plaintiff the sum of four pounds and
eighteen shillings and six pence and costs taxed at one pound
fifteen shillings and three pence. Scilicet Sept 16th 1780

Morgan
Thompson
No 302

Joseph Morgan of Springfield in our County of
Hampshire Esq. Plaintiff Joseph Thompson of
Potters Defied in our County of Berkshire Esq. Plaintiff
in the Case for that of Plaintiff of Springfield on the
fifth day of August seven hundred and eighty three
by his Note provided a Joseph Morgan to pay him the
sum of five pounds seven shillings and six pence within
interest till paid. Yet Joseph Thompson the Plaintiff
requested have never for the same but in fact it is the
damage of a Plaintiff twelve pounds the Debt being more than
times been publicly called to come into Court where
default of his appearance the Plaintiff appears a prong
judgment thereupon it is considered by the Court
that a Plaintiff Morgan receives against a Thompson
the sum of four pounds and eighteen shillings and six pence
and costs taxed at one pound fifteen shillings and three pence
Scilicet Sept 16th 1780

Harris
Williston
No 303

Daniel Harris of Springfield in our County of Hampshire
Esq. Plaintiff John Williston of West Springfield in our
County of Berkshire Esq. Plaintiff in the Case for that of
Plaintiff of Springfield on the fifth day of August seven hundred
and eighty three by his Note provided a Daniel Harris to pay him
the sum of three pounds and six pence within interest till paid
Yet John Williston the Plaintiff requested have never for the
same but in fact it is the damage of a Plaintiff six pounds
and eight pence the parties appear a prong judgment
thereupon it is considered by the Court that a Plaintiff
Harris receives against a Williston the sum of three pounds
and six pence and costs taxed at one pound fifteen shillings
and three pence Scilicet Sept 16th 1780

Todd
Sayer
No 304

David Todd of Suffield in the County of Hartford
Esq. Plaintiff Michael Sayer of Suffield in our County of
Hampshire Esq. Plaintiff in the Case for that of Plaintiff
of Suffield on the fifth day of August seven hundred and
eighty three by his Note provided a David Todd to pay him
the sum of five pounds and six pence within interest till paid
Yet Michael Sayer the Plaintiff requested have never for the
same but in fact it is the damage of a Plaintiff eight pounds
the Debt being more than times publicly called to come into
Court where default of his appearance the Plaintiff appears
a prong judgment thereupon it is considered by the Court
that a Plaintiff Todd receives against a Sayer the sum of
four pounds and six pence and costs taxed at one pound
fifteen shillings and three pence Scilicet Sept 16th 1780

Deane
Smith
No 305

Baron Deane of Hartford in the County of Hartford
Esq. Plaintiff William Smith of Hartford in our County of
Hampshire Esq. Plaintiff in the Case for that of Plaintiff
of Hartford on the fifth day of November seven hundred
and eighty three by his Note provided a Baron Deane to pay
him the sum of three pounds within interest till paid
Yet William Smith the Plaintiff requested have never for the
same but in fact it is the damage of a Plaintiff six pounds
and eight pence the parties appear a prong judgment
thereupon it is considered by the Court that a Plaintiff
Deane receives against a Smith the sum of three pounds
and eight pence and costs taxed at one pound fifteen shillings
and three pence Scilicet Sept 16th 1780

Samuel Harris of Springfield in the County of Hampd. Harris's 61
shire Merchant vs. Samuel Belding of Hartford in
Belding
County of Hartford. The Court in the case for that it
doth not appear that the plaintiff on the fifteenth day of
October last by his solicitor presented to the Court to pay
him one hundred and twenty one pounds seven shillings
& one penny or demand with interest till paid.
Yet the defendant there often demanded to pay the same
the same to the damage of the plaintiff one hundred
fifty pounds the parties appeared and agreed to have
the case continued until next term then
and agreed to be final. Wherefore it is considered
by the Court that the parties have agreed here with
the second Tuesday of November next.

Abner Spooner of East Windsor in the County of Hartford, Spooner
vs. Isaac L. Conner of East Windsor in the County of Hartford, Conner
The Court in the case for that it doth not appear that the plaintiff on the
fourth day of December last by his solicitor presented to the Court to pay
him one hundred and twenty one pounds seven shillings
& one penny or demand with interest till paid.
Yet the defendant there often demanded to pay the same
the same to the damage of the plaintiff one hundred
fifty pounds the parties appeared and agreed to have
the case continued until next term then
and agreed to be final. Wherefore it is considered
by the Court that the parties have agreed here with
the second Tuesday of November next.

Samuel James of Haverhill in the County of Hampshire, James
vs. John A. State of New Hampshire, State
The Court in the case for that it doth not appear that the plaintiff on the
fourth day of December last by his solicitor presented to the Court to pay
him one hundred and twenty one pounds seven shillings
& one penny or demand with interest till paid.
Yet the defendant there often demanded to pay the same
the same to the damage of the plaintiff one hundred
fifty pounds the parties appeared and agreed to have
the case continued until next term then
and agreed to be final. Wherefore it is considered
by the Court that the parties have agreed here with
the second Tuesday of November next.

Samuel Whitcomb of Northfield in the County of Hampshire, Whitcomb
vs. John A. State of New Hampshire, State
The Court in the case for that it doth not appear that the plaintiff on the
fourth day of December last by his solicitor presented to the Court to pay
him one hundred and twenty one pounds seven shillings
& one penny or demand with interest till paid.
Yet the defendant there often demanded to pay the same
the same to the damage of the plaintiff one hundred
fifty pounds the parties appeared and agreed to have
the case continued until next term then
and agreed to be final. Wherefore it is considered
by the Court that the parties have agreed here with
the second Tuesday of November next.

Jonathan Warner of Northfield in the County of Hampshire, Warner
vs. John A. State of New Hampshire, State
The Court in the case for that it doth not appear that the plaintiff on the
fourth day of December last by his solicitor presented to the Court to pay
him one hundred and twenty one pounds seven shillings
& one penny or demand with interest till paid.
Yet the defendant there often demanded to pay the same
the same to the damage of the plaintiff one hundred
fifty pounds the parties appeared and agreed to have
the case continued until next term then
and agreed to be final. Wherefore it is considered
by the Court that the parties have agreed here with
the second Tuesday of November next.

68^a 321

No 322

No 323

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thereupon the answer at the party mentioning the
the same & effect at the Statute in such Libel and
& provided at this time returns being taken up
imprisoned & delivered upon this Court by the
Saying this answer that the Defendant
the Plaintiff is answer & says as he is in his
on location both alleged & says as he is in his
one hundred twenty seven pounds & two shillings
& two pence & costs taxed at three pounds
signature shillings & five pence. The Debt by
did not. Clerk appeared from the Defendant at this
Court to the same person. The Defendant at
at Springfield is a for the County of Hampshire
the fourth Thursday of October last next at the
recognition of the parties for presenting or
appearing at the said Court.

Thebbey

Thibbelet

N 325

Now the Plaintiff of Amherst County of Hampshire
Groomer, Peter Thomas Thibbelet, Groomer & Daniel B. Groomer
both of Amherst County of Hampshire & John B. Groomer of Amherst County
of Amherst County of Hampshire Defendants in a plea for that
Thomas Daniel & Isaac at the Court of the said County of
County of Hampshire last before the Court provided in the writ of
by their agents one pound & one shilling & with interest
for that Thomas Daniel & Isaac the other requested
have interest for the same but neglects it to the damage of
the Plaintiff one hundred pounds to the parties by the
& request have the Court continue until next term
the judgment to be final. Wherefore it is considered
by the Court that the parties have been until the
second Thursday of November next.

Curtis

Wintham

N 326

Daniel Curtis of New Salem in Amherst County of Hampshire
Groomer, Peter Thomas Thibbelet, Groomer & Daniel B. Groomer
both of Amherst County of Hampshire Defendants in a plea for that
for that of Amherst County of Hampshire last before the Court provided in the writ of
by their agents one pound & one shilling & with interest
for that Thomas Daniel & Isaac the other requested
have interest for the same but neglects it to the damage of
the Plaintiff one hundred pounds to the parties by the
& request have the Court continue until next term
the judgment to be final. Wherefore it is considered
by the Court that the parties have been until the
second Thursday of November next.

Cutler

Howell

N 327

Robert Cutler of Bethany in Amherst County of
Hampshire Plaintiff in a plea for that of Amherst County
of Amherst County of Hampshire last before the Court provided in the writ of
by their agents one pound & one shilling & with interest
for that Thomas Daniel & Isaac the other requested
have interest for the same but neglects it to the damage of
the Plaintiff one hundred pounds to the parties by the
& request have the Court continue until next term
the judgment to be final. Wherefore it is considered
by the Court that the parties have been until the
second Thursday of November next.

William

Clarke

N 328

William Clarke of Amherst County of Hampshire
Plaintiff in a plea for that of Amherst County
of Amherst County of Hampshire last before the Court provided in the writ of
by their agents one pound & one shilling & with interest
for that Thomas Daniel & Isaac the other requested
have interest for the same but neglects it to the damage of
the Plaintiff one hundred pounds to the parties by the
& request have the Court continue until next term
the judgment to be final. Wherefore it is considered
by the Court that the parties have been until the
second Thursday of November next.

Boothwood
Cook
No 335

In the County of Northampton in our County of Northampton
John Samuel Cook of Northampton in our County of Northampton
at the Court for that County at Northampton on the
thirtieth day of April seven hundred eighty one
by his Attorney John Samuel Cook Esq. to pay him two pounds
thirteen shillings four pence or the value thereof
to the said John Samuel Cook the other requested damages
to the same being out of the Damages of
John Samuel Cook the said being three times
publicly called to come into Court to answer
default of his appearance the said being a proper
judgment & thereupon it is considered by the Court
that the said John Samuel Cook recover against the said
sum of two pounds three shillings four pence Damages
& Costs taxed at one pound three shillings & eleven
pence
Ex. ip. Sept. 14th 1781

Edwards
Ward
No 336

In the County of Northampton in our County of Northampton
John Samuel Cook of Northampton in our County of Northampton
at the Court for that County at Northampton on the
thirtieth day of April seven hundred eighty one
by his Attorney John Samuel Cook Esq. to pay him two pounds
thirteen shillings four pence or the value thereof
to the said John Samuel Cook the other requested damages
to the same being out of the Damages of
John Samuel Cook the said being three times
publicly called to come into Court to answer
default of his appearance the said being a proper
judgment & thereupon it is considered by the Court
that the said John Samuel Cook recover against the said
sum of two pounds three shillings four pence Damages
& Costs taxed at one pound three shillings & eleven
pence
Ex. ip. Sept. 14th 1781

Corday
Barnes
No 337

In the County of Northampton in our County of Northampton
John Samuel Cook of Northampton in our County of Northampton
at the Court for that County at Northampton on the
thirtieth day of April seven hundred eighty one
by his Attorney John Samuel Cook Esq. to pay him two pounds
thirteen shillings four pence or the value thereof
to the said John Samuel Cook the other requested damages
to the same being out of the Damages of
John Samuel Cook the said being three times
publicly called to come into Court to answer
default of his appearance the said being a proper
judgment & thereupon it is considered by the Court
that the said John Samuel Cook recover against the said
sum of two pounds three shillings four pence Damages
& Costs taxed at one pound three shillings & eleven
pence
Ex. ip. Sept. 14th 1781

Holcomb
Roote
No 338

In the County of Northampton in our County of Northampton
John Samuel Cook of Northampton in our County of Northampton
at the Court for that County at Northampton on the
thirtieth day of April seven hundred eighty one
by his Attorney John Samuel Cook Esq. to pay him two pounds
thirteen shillings four pence or the value thereof
to the said John Samuel Cook the other requested damages
to the same being out of the Damages of
John Samuel Cook the said being three times
publicly called to come into Court to answer
default of his appearance the said being a proper
judgment & thereupon it is considered by the Court
that the said John Samuel Cook recover against the said
sum of two pounds three shillings four pence Damages
& Costs taxed at one pound three shillings & eleven
pence
Ex. ip. Oct. 15th 1781

To J. Loomis
 White St 339 65
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(V^o 340

Bill

Thompson

342.

Commonwealth

Hampshire & p. 1 The Common wealth of Massachusetts

Hunter

N^o 343

to the Sheriff of our County of Hampshire Worcester
live under Sheriff or Deputy greeting
Whereas on the twenty third day of September in the
Year of our Lord seven hundred & eighty three
Robert Hunter of New Brunswick in our County
of Hampshire gentleman personally appeared at
Hartford in the same County before Paul (Winchell Esq.
one of the Justices assigned to keep the peace in the
same County acknowledged himself indebted to us
in the sum of twenty five pounds & to believe in
his goods & chattels under & to warrant & to warrant
the rest of his body to our Use if he should default
in performance of the said debt or following viz that
if John Sumner of New Brunswick aforesaid gentleman
should personally appear before our Justice of General
Sessions of the Peace to be holden at Springfield within
our County of Hampshire on the second Tuesday
of November then next to answer to such matters
& things as should be objected against him in our
Court in our especially for making an affidavit on
our John Swell of Chesterfield in our County of
Hampshire & putting out George Joseph W. Hall
legally taken in by the Sheriff of the County of the
County of the said John Swell for safe keeping & should
do & receive that which by our said Court should be there
& there assigned him & not default without License
then the said recognizance should be void & his wife
to be in full force & effect & whereas at our said Court of
General Sessions of the Peace holden at Springfield before
on the second Tuesday of November the said John
Sumner being three times solemnly called to come
into Court then & there did not appear but made default
thereof & by our John Swell of his appearance assigned
the said Sum is forfeited to us & has no benefit but still
remains due & to be paid as aforesaid for our Use by the
said John Swell in Court to be produced with all
the being willing to have the sum so due repaid by
the said John Swell as justice requires & in our said Court
that by our said Court to the said Court of Common
be appear before our Justice of our County of Common
pleas to be holden at Northampton in our County
of Hampshire on the last Tuesday of August
next to show cause if any he has why Execution
should not issue against him for the sum of twenty
five pounds forfeited to us as aforesaid & costs of suit
& further to do & receive what our said Court should
then & there consider concerning him in this
behalf the said debt having been three times publicly
called to come to Court & make default of his
appearance & the said John Swell appears & prays a judgment
& thereupon it is considered by the said Court that
the said John Swell is against the said Robert for
the sum of twenty five pounds Debt & costs
owed at one pound seven shillings & six pence
Exec in 2 Sep: 13th 1884

Gardner

Shaw

N^o 343

No Written File

Then, before the Commonwealth of Massachusetts Commonwealt
to the Sheriff of our County of Worcester his under Sheriff
or Deputy greeting
Whereas on the twenty third day of September in the
year of our Lord one thousand eight hundred and thirty three Edmund
Willie of Hardwick in our County of Worcester his person
being lawfully arrested at Hardwick in the same County
before Paul Handell Esq. one of the Justices assigned to
keep the Peace in the same County & acknowledged himself
indebted to us in the sum of twenty five pounds to be paid
on his goods & chattels Land or Tenements in most thereof
of his body to our Use if Default should be made in performance
of the Debt & on following viz that if John Dunsmore one of New
Boscum in our County of Worcester Esq. Gentleman should
personally appear before our Justices of the Peace of General Sessions
of the peace holden at Springfield within four our County of
Hampshire on the second Tuesday of November then next
to answer to such matters & things as should be objected against
him on our behalf we are especially for making and assent
on the Body of John Will of Cheshamfield in our County
of Hampshire in receiving & putting out large Joseph Hall
legally taken by the Constable & by him committed to the
Custody of Dr John Will for safe keeping & should do & receive
that which by our County should be done with us & there
enjoined to us & not depart without Licence then the Dr
Procureur cause should be made & of more effect than we to
abide in full force power & Virtue as by these and thereof
in Law to be produced will appear & we hereunto are
Dr Court of General Sessions of the Peace holden at
Springfield before one second Tuesday of November
the Dr John Dunsmore being three times solemnly
called to come into Court to answer & there did not appear
but made default thereof by the same John Dunsmore
of appearance as before Dr three times in default & there
is shown to be present till an order to be made
in manner above to our Use & we being willing to
have the same due speedily to be made & satisfied
as Justice requires command you that you make
known to the Dr Edmund Willie that he appear before
our Justices of our County of Worcester should be taken
at Northampton on the second Tuesday of August
next to answer our Cause if any he has why Execution
should not be made for the sum of twenty five pounds
paid for his arrest & costs of suit & further
to do receive what our County should then
& there Comptroller concerning him & in this
Behalf the Just being three times publicly called
to come into Court to answer default of his appearance
to be made & if he appears in default of the Commonwealth
& for as that Execution may issue again at Edmund
& thereupon it is considered by the Court that Execution
issue against Dr Edmund for the sum of twenty
five pounds Debt & costs taxed at one penny & three
half pence & two pence - Exec ipd Sept 13th 1784

Now Gift of Prince Henry in our County of
Worcester Esq. Where John Wood late of Northampton No 346
in the County of Windham & State of Vermont
Esq. Gentleman James Stewart Esq. Gentleman & William
C. Law Esq. Esq. both of Colonies in our County of
Hampshire Esq. Esq. in a plea that they rendered him
the Dr Moore twenty one pound seven shillings which
they owe him & unjustly detain for that out for that
Dr John Wood at Northampton agreed on the seventh
day of November last was arrested & held in custody
before Dr Porter Esq. Sheriff of our County of Hampshire
as prisoner in the Commonwealth of the Goal in Northampton
in our County of Hampshire at the Court of the Dr
Moses by Picture of an Execution before that time duly
said out of the Clerk's office of the Court of Common Pleas
in the same County & returnable at the same Court
on the second Tuesday of November last the Dr John
James & William then afterwards on the same seventh
day of November by their certain Writing obligating
sealed with the seals of the Dr John James & William
& in Court to be produced the date whereof in three day
& year above said acknowledged themselves to be holden
& bound firmly bound & obliged unto the Dr Eliza then Sheriff
as above said in the sum of twenty one pound seven shillings
to be paid to the Sheriff his Executors or Administrators
when they should be requested with a Comptroller
to the Dr Writing obligating subscribed that if the Dr John
James & William should within four months & be a true prisoner
in the custody Guard & safe keeping of the Dr Eliza Porter keeper
of the Dr Prison & in the custody Guard & safe keeping
of his Deputy officers & servants or some one of them

Joseph Severance of Greenfield in our County
of Hampshire Yeoman & Mr. Member Wells
Gentleman & Levi Wells Yeoman both of Greenfield
aforesaid in a plea of trespass whereon is Joseph's complaint
that the sd Member & Levi at Greenfield aforesaid on the
eighth day of May last with force & arms the Close of
him & Joseph in Greenfield aforesaid containing within
over two rods & twenty rods which he is to wit
on the sixteenth day of December aforesaid containing within
two was out of the Samuel Leonard Paston in the County
of Bristol to satisfy an Execution which the sd Leonard
has made out against Ebenezer Wells of sd Greenfield
of 10 acres & enter & his Grange to the value of fifteen pounds
some lately growing with their cut by walking two downs
& consumed & his other Grange to the value of ten pounds
there also lately growing did cut down & take & carry
away & his soil then about four acres of his Land & severed
the Close of him the sd Joseph in the name Close then &
there likewise growing did pull up & weed down & destroy
the trees & aforesaid cut & destroyed down & destroyed
the Grange & aforesaid on the eighth day of
May until the day of the purchase of the sd wood
the said day & there continuing & other wrongs
to the sd Joseph then & there did with like force &
arms - Also on the Member & Levi at Greenfield aforesaid
on the twenty ninth day of May last with force & arms
to wit with Clubs & staves did make an assault on the
Body of him the sd Joseph & the sd Member & Levi then
& there with like force & arms did beat wound & ill treat
& other wrongs to the sd Joseph the sd Member & Levi
then & there did all which is contrary to Law against
the peace & to the Damage of the sd Joseph Severance
fifty pounds & the Pft appears by a Voucher of the
Theodore Sedwicks Esqrs & come & defend the force
& injury & say they are not guilty in manner & form
as the Pft in his declaration has alleged & they say
first that whereas on the County the Pft appears
by Simon & Charles Young Esqrs - then upon the answer of the
Defence according to the form of the Act of the 1st of the 1st of the
Act made & provided at that time between the said
Defence against the said by the said Young Esqrs then the said
that the Pft are not guilty & says damages for the said
the Pft is to be paid at one pound & says nothing - & says for the
the Pft is to be paid at one pound & says nothing - & says for the
of this Court to the said Court & says nothing - & says for the
of the Court & says nothing - & says nothing - & says for the

[illegible]

Joseph Munnall late of Chesterfield in our County of *Burrall* 67
Hampshire Gentleman & Samuel Harris of
Williamburg in our S^d County Gentleman in a plea of *Twinned*
traverse on Affidavit for that Samuel got S^d Williamburg
on the twelfth day of April last by his Note of that
date for value rec^d promised on S^d Law Burke to pay
him or B^der the sum of twenty six pounds five shillings
& four pence two farthings within two months from the
date of S^d Note with interest till pd & after wards to
put the same day & year above said at Williamburg afores^d
the afores^d sum of money & the note of pd or any part
thereof not being pd by certain Indorsement on the
same Note subscribed with the proper hands of
S^d Law Burke the S^d Law ordered the Court to do
be pd to the Plaintiff & as became liable to pay the
same & being so liable promised to pay the Court
unsoundly - Yet S^d Samuel the other requested have
more pd the same but neglected to the damage of
S^d Joseph thirty pounds - Thereupon did appear & agree
to have the Case continued until next Term then
Judgment to be final thereupon & so continued
by the Court that S^d parties appear here day
there until the second Tuesday of November next

Orchard Webster of Northfield in our County *Webster*
of Hampshire Plaintiff with P^lffs Noadiah Warner
at Hadley in our S^d County of Hampshire Gentleman
Set in a plea of traverse on the Case for that S^d Warner
at Hadley on the tenth day of February last in
consideration that S^d Webster at the request of S^d
Noadiah had there before that time sold & delivered
to the S^d Noadiah & others securities for money commonly
called Connecticut State notes to the amount of one
hundred pounds & promised on himself & them & there
faithfully promised S^d Webster to pay & deliver
to him at Hadley afores^d in our Court right soon there being
paid Iron or at the rate of thirty shillings by the
hundred would amount to the sum of seventy five
pounds & the P^lffs aver that he was ready at S^d
time & place of delivery to receive Iron of S^d Warner
Up on that S^d Warner at Hadley on the same
tenth day of February in consideration that S^d
Webster at the request of S^d Warner had there before
that time sold & delivered to him other Notes or
securities for money called Connecticut State
Notes to the amount of one hundred pounds & promised
on himself & them & there faithfully promised
S^d Webster to pay & deliver to him so much refined
Bar Iron as would be of the value of seventy pounds
when the S^d Warner should be there to request
& the P^lffs aver that he after wards at S^d Hadley
on the twenty fifth day of February requested S^d Warner
to deliver him the Iron last mentioned & that the
refined Bar Iron at the time of delivery first above mentioned
was of the value of thirty six shillings by the
hundred to wit at S^d Hadley Yet S^d Warner tho'
often requested has not pd or delivered any of the
Iron or pd to the P^lff or any way performed either of
his S^d promises to the damage of S^d Webster one
hundred pounds for the like sum of money there
before that time had & rec^d - the P^lff appears by
Charles Bliss & Caleb Strong Esqrs & the Def^y by
Frederick Smith & Simon Sherry Esqrs & deposes
the for plea says that he never promised in manner
& form as the P^lff in his Declaration has alleged
& puts himself on the Country & thereupon the
jurors of the Jury according to the form & effect
of the Statute in such Case made & provided
being duly sworn & impanelled at this time
returned & declare upon this oath by them that
Lynman their foreman that the Def^y never
promised in manner & form as the P^lff in
his Declaration has alleged ~~and thereupon~~
~~and thereupon~~ and thereupon it is con
sidered that the said Noadiah do recover against
the said Orchard his Costs taxed at

Bardwell- Enoch Bardwell of Montague in our County
of Hampshire vs. John Barker of Montague
Inhabitants of Montague
No 358
for that on the sixteenth day of January last at Montague
Moore Esquire, Member Scott Esq. & Robert Root all of sd
Montague then Selectmen of sd Montague in behalf
of sd Town & being thereunto legally authorized &
appointed by the sd Town did by their Note of that
date promise for themselves or Successors issued & offered
sd Barker to pay him the sum of twenty eight pounds &
fifteen shillings on demand with interest till
sd & the Plaintiff that the sd Defendant receive
the value of the contents of sd Note & sd Inhabitants
have not pd the same but neglect it to the damage
of sd Enock the sum of fifty pounds the parties
appear & agree to have the case continued until
next term & then judgment to be given thereupon
it is considered by the Court that sd parties have
day here until the second Tuesday of November next

Breech
Parsons
No 359
Robert Breech of Northampton in our
County of Hampshire Esq. Officer Samuel Parsons
of sd Northampton Esquire in Debt in a plea
of trespass on the case for that sd Samuel at sd
Northampton on the twenty seventh day of
January last by his Note promised sd Robert to
pay him on Order twenty six pounds two shillings
& nine pence on the first day of May then next
with Interest & sd Samuel the often requested has
never pd the same but neglects it to the damage
of sd Robert thirty pounds the parties appear
& agree to have the case continued until next
term & then judgment to be given thereupon it is
considered by the Court that sd parties have
day here until the second Tuesday of November
next

Craig
Lymman
No 362
Thomas Craig of Westminster in the County of
Windham & state of Vermont Trader. Officer Oliver
Lymman of Northampton in our County of Hampshire
Esquire in Debt in a plea of trespass on the case
for that sd Oliver at sd Northampton on the twelfth
day of August seventeen hundred seventy nine by
his Note of that date promised sd Thomas to pay
him three pounds nine shillings & six pence on
demand with interest till pd & sd Oliver the
often requested has never pd the same but neglects
it to the damage of sd Thomas six pounds the
Debt having been three times publicly called to
come is to Court makes default of his appearance
the Plf appears & prays judgment & thereupon it
is considered by the Court that sd Thomas owes
against sd Oliver the sum of three pounds
twelve shillings & two pence Damages & Costs
taxed at one pound eleven shillings & ten pence
Ex. r. p. Sep. 24th 1781

Craig
Wright
No 363
Thomas Craig of Westminster in the County of Windham
& state of Vermont Trader. Officer Oliver Wright
in our County of Hampshire Esquire in Debt in a plea
of trespass on the case for that sd Oliver at sd Northampton
on the twelfth day of August last by his Note of that
date promised sd Thomas to pay him the sum of
three pounds nine shillings & six pence on demand
with interest till pd & sd Oliver the often requested has never
pd the same but neglects it to the damage of sd Thomas
six pounds the parties appear & agree to have the
case continued until next term & then judgment to be
given thereupon it is considered by the Court that sd
parties have day here until the second Tuesday of November next

John Robinson of said county of Worcester
Physician & the John Thayer of Chesterfield alias William Thayer
in our County of Hampshire in a plea of assumpsit
on the Case for that John at St. Charles paid on the
seventh day of April sixteen hundred & eighty two
by his Note promised to pay him the sum of
four pounds sixteen shillings within two months of the
date within ten days till the 1st of June the other
requested however the same but neglected to do
the Damage of St. Charles then paid the Debt being
three times publicly called to come in to Court
without default of his appearance the Plaintiff appeared
& prayer Judgment & thereupon it is considered
by the Court that St. Charles recover against
John the sum of five pounds & two pence Damages
& Costs taxed at one pound five shillings
& ten pence & Executed October 10th 1781

Robinson 68
Thayer
No 351

Uriah Humphrey of Tisbury in the County of Hampshire
Plaintiff & the Jonathan Dwyer of Northampton in our County
of Hampshire Defendant in a plea of trespass on
the Case for that Jonathan at St. Northampton on
the second day of March last by his Note
promised to pay him the sum of six
pounds & three shillings within four weeks from
the date of the Note within ten days till the 1st of
April the other requested however the same
but neglected to do the Damage of St. Charles twelve
pounds the parties appeared & agreed to have
the Case continued until next term then Judgment
to be given thereupon it is considered by the
Court that the parties have Day here until
the second Tuesday of November next

Dwyer
No 353

Samuel Northampton of Northampton in our County
of Hampshire Plaintiff & the Samuel Northampton
of Northampton Defendant in a plea of assumpsit
on the Case for that Samuel at St. Northampton
Executor of the last Will & Testament of Samuel
Northampton late of St. Northampton Esq. &c. &c.
Seal of Northampton in our County of Hampshire
in the estate of Joseph Northampton late of St. Northampton
Esq. &c. &c. Defendant in a plea of assumpsit on the Case for
that Samuel in his Life time paid on the twenty fifth
day of May sixteen hundred & eighty two by his Note of
that date for Value received promised to Samuel the Plaintiff
to pay him the sum of three pounds nineteen shillings & nine
pence on Demand with interest till paid also that
Samuel the Defendant & the said Joseph in their Life time
to wit on the eighth day of July sixteen hundred & seventy
six at St. Northampton accounted together of accounting
divers sums there before that time due from the said
Joseph to Samuel for work & Labour & travel in
the business of a Physician for medicines sold & delivered to the
said Joseph by the said Samuel at his the said Joseph's special
request & upon that account the said Joseph's Executors in answer
in the sum of three pounds nineteen shillings & seven pence
in consideration thereof the said Joseph assumed on himself
& promised to Samuel to pay him the same sum with
interest on Demand also for that the said Joseph in his Life
time on the seventh day of August in the same year
before at St. Northampton assumed in consideration that
the said Samuel the Plaintiff in his Life time at the request
of the said Joseph had then before that time sold & delivered to him
divers goods & medicines & potions at the time of sale
divers were worth & the rest of the interest in them
he should there to be requested & the Plaintiff
that the same goods & medicines & potions were
worth the sum of four pounds which the said Samuel
afterwards paid & that the said Joseph at St. Northampton
the other requested has neglected the said Samuel
neglected to do the Damage of Samuel Northampton
& Timothy in their Co. party twenty pounds
& the Debt being now three times publicly called
to come in to Court without default of his appearance
the Plaintiff appeared & prayer Judgment & thereupon
it is considered by the Court that Samuel Northampton
& Timothy recover against St. Charles twelve
pounds & seven shillings Damages & Costs
taxed at one pound seven shillings & six
pence

Northampton
Seal
No 356

Executed Sept 1781

Partridge
Wells
No 357

Oliver Partridge of Hatfield in our County of Hampshire Esqr. Plff. Plaintiff in an ass. & Samuel Wells husband in an both of Conway in ss. County Dft. in a plea of trespass on the Case for that ss. Prince & Samuel at sd. Northampton on the fourth day of September seventeen hundred & seventy seven by their Note of that date promised the sd. Oliver then & now Treasurers of sd. Hatfield to pay him as his wages in sd. Office for the use of the sd. town to wit the sd. Prince as principal & sd. Samuel as surety the sum of seventy nine pounds sixteen shillings Lawful money with interest till pd. Also for that sd. Prince & Samuel tho' often requested has never pd the same but neglected it to the damage of sd. Oliver one hundred & twenty pounds the deft being now three times publicly called to come into Court in answer default of their appearance the Plff appears & prays Judgment thereupon it is considered by the Court that sd. Oliver recover against sd. Samuel Wells the sum of sixty three pounds six shillings & eight pence Damages & Costs taxed at one pound four shillings & eight pence Esqr. Jps. Sept. 1784

Partridge
Wells
No 358

Oliver Partridge of Hatfield in our County of Hampshire Esqr. Plff. Plaintiff in an ass. & Samuel Wells late of Conway in ss. County of Hampshire in a plea of trespass on the Case for that sd. Samuel at sd. Hatfield on the tenth day of March seventeen hundred & sixty nine by his Note promised sd. Oliver to pay him six pounds seven shillings & two pence within interest till pd. But sd. Samuel tho' often requested has not pd the same but neglected it to the damage of sd. Oliver twenty pounds thereupon it is considered by the Court that sd. Oliver recover against sd. Samuel the sum of twelve pounds one shilling & six pence Damages & Costs taxed at one pound four shillings & eight pence Esqr. Jps. Sept. 1784

Inhabitants
of
Hatfield
Wells
No 359

The Inhabitants of the town of Hatfield in our County of Hampshire Plffs. Plaintiff in a plea of Ejectment wherein they demand against sd. Samuel the possession of a parcel of Land lying in & inclosed in the same County in that part called the long division with the appurtenances bounded as follows beginning at the southeast corner of Conway from thence running east one hundred & twenty rods thence running north twenty four rods beginning again at Conway northeast corner running thence on the east line of Conway fifty eight rods then running East one hundred rods thence running North sixteen rods thence running East until it strikes the Line above mentioned which bounds North twenty four rods which makes the north east corner of the tract of Land above say that sd. Samuel being lawfully seized & possessed of the demanded premises with the appurtenances in his Demise as of fee by his deed duly executed on the 10th day of December 1768 & acknowledged & registered in Court & is entitled for valuable consideration & against bare collusion convey the same unto Oliver Partridge Esqr. Treasurers of sd. Hatfield for the use of sd. town but sd. Samuel has since that time entered into the premises of sd. demanded premises & holdeth them out from the same to the damage of sd. Inhabitants & is by law liable to the deft being now three times publicly called to come into Court in answer default of their appearance the Plff appears & prays Judgment thereupon it is considered by the Court that sd. Inhabitants recover against sd. Samuel the sum of six pounds five shillings & two pence & if default should be made they pay of the same in the space of six months then sd. Plffs for the use of sd. town & the damages & costs taxed at one pound four shillings & eight pence Esqr. Jps. Oct. 1784

Timothy Mather of Northampton in our County of Hampshire Yeoman & Timothy Thayer of the same County in the County of Hampshire Esq. a place of record on the 2nd day of November seventeen hundred & eighty two by his Note promised one Levi Thayer & Ben. Thayer to pay them or order on demand with interest three pounds six pence & two pence & afterwards on the same day the said Thayer & Hunt by their endorsement under Note ordered the Court to then compel to be paid to the Plaintiff & became chargeable to pay the same but the said Thayer tho' often requested has since refused to do so & neglected to do the same & the parties affected agree to have the case continued untill next term & then judgement to be given thereupon it is considered by the Court that the parties have agreed to be paid until the second Tuesday of November next.

Mather
Thayer
No 360

Timothy Mather of Northampton in our County of Hampshire Yeoman & John Lebadie of the same County in the County of Hampshire Esq. a place of record on the 2nd day of November seventeen hundred & eighty two by his Note promised Timothy to pay him five pounds four shillings & eleven pence on demand with interest but the said Lebadie tho' often requested has since neglected to do the same but the parties affected agree to have the case continued untill next term & then judgement to be given thereupon it is considered by the Court that the parties have agreed to be paid until the second Tuesday of November next.

Mather
Miller
No 361

Elisha Mather of Northampton in our County of Hampshire Yeoman & John Smith of the same County in the County of Hampshire Esq. a place of record on the 2nd day of November seventeen hundred & eighty two by his Note promised Elisha to pay him one pound & six pence & two pence on demand with interest but the said Smith tho' often requested has since neglected to do the same but the parties affected agree to have the case continued untill next term & then judgement to be given thereupon it is considered by the Court that the parties have agreed to be paid until the second Tuesday of November next.

Mather
Smith
No 362

Eli Mital of Northampton in our County of Hampshire Yeoman & John Thomas of the same County in the County of Hampshire Esq. a place of record on the 2nd day of November seventeen hundred & eighty two by his Note promised Eli to pay him or order the sum of forty eight pounds before the twentieth day of June then next with interest but the said Thomas tho' often requested has since neglected to do the same but the parties affected agree to have the case continued untill next term & then judgement to be given thereupon it is considered by the Court that the parties have agreed to be paid until the second Tuesday of November next.

Mital
Rhoades
No 363

Pittman
Wells
No 364

Elisha Pittman of East Hartford in the County of
Hartford & State of Connecticut vs. Dea. Stephen
Wells late of Greenfield in our County of Hampshire
Gentleman Debt in a plea of traverse on the case
for that Dea. Stephen at Northampton on the ninth
day of March last by his Vote promised Dea.
Elisha to pay him on the Beaver of sd. Note forty five
pounds ten shillings with interest and damages.
Yet Dea. Stephen tho. often requested has never paid
the same but neglects it to the damage of sd.
Elisha sixty pounds the debt being now three
times publicly called to come into Court in case
default of his appearance the Plff appears & prays
judgment & thereupon it is considered by the Court
that Dea. Stephen recover against Dea. Stephen the
sum of forty five pounds fifteen shillings &
nine pence Damages & Costs taxed at one
pound fourteen shillings & ten pence
Ex. i. for Sept. 15th 1784

Pittman
Pierce
No 365

Elisha Pittman of East Hartford in the
County of Hartford & State of Connecticut vs.
Dea. John Pierce late of Hatfield in our
County of Hampshire Potter Debt in a plea of
traverse on the case for that Dea. Jonathan at sd. Hatfield
on the thirteenth day of April last by his Vote promised
Elisha to pay him on Beaver twenty eight pounds
on demand with interest from the twenty eighth
day of January last till paid Yet Dea. Jonathan tho.
often requested has not paid the same but neglects
it to the damage of sd. Elisha fifty pounds the debt
being now three times been publicly called to
come into Court in case default of his appearance
the Plff appears & prays judgment & thereupon
it is considered by the Court that sd. Elisha
recover against Dea. Jonathan the sum of
twenty three pounds eleven shillings & nine pence
Damages & Costs taxed at one pound eleven
shillings & eight pence Ex. i. for Sept. 15th 1784

Pease
Dunsmore
No 366

Solomon Pease of Hatfield in the County of Hampshire
Husbandman Plff vs. John Dunsmore late of New Braintree
in the County of Worcester Gent. Debt in a plea of traverse
upon the case for not paying him fifty pounds and
ten shillings &c. to his Damage sixty pounds
The Parties appear and agree that this Case be continued
to the next Term Ind. & then to be final if the Action
be defaulted, and it is considered by the Court
that the next day here shall be the second Tuesday
of November next

Pettis
Smith
No 367

Joseph Pettis of Amherst in our County of
Hampshire Husbandman Plff vs. Eleazer Smith of
sd. Amherst Blacksmith Debt in a plea of traverse
on the case for that Dea. Eleazer at sd. Amherst
on the first day of October seventeen hundred
eighty two by his Vote promised the Plff to pay him
on order thirty pounds on demand with interest till
paid Yet Dea. Eleazer tho. often requested has never paid
the same but neglects it to the damage of sd. Joseph
thirty four pounds the parties appear & agree
to have the Case continued until next term
& then judgment to be given thereupon it
is considered by the Court that sd. parties
have day here until the 2nd Tuesday of Nov.
next

Robinson of Northampton in our County of Hampshire 70
Plt. Jacob Littlefield of Christchurch in our County
of Hampshire Yeoman. Left in a plea of trespass
in the case for that sd Jacob at Christchurch on
the fourteenth day of February seventeen hundred
eighty three by his Note promised sd Isaac to pay
him or order four pounds seven shillings & six
pence on demand with interest till pd. Yet sd
Jacob tho often requested has never pd the same
but neglects it to the damage of sd Isaac nine
pounds the Debt being now three times publicly
called to come into Court in case of default of his
appearance the Plt appears & prays Judgment
& thereupon it is considered by the Court that
sd Isaac recover against sd Jacob the sum of
four pounds fifteen shillings & five pence
Damages & Costs taxed at one pound twelve
shillings - Exec Sep 15th 1784

Robinson
Littlefield
No 368

Caleb Strong of Northampton in our
County of Hampshire Esq. Plt. David Parker
of Conway in our County of Hampshire
Yeoman. Left in a plea of trespass on the
case for that sd David at Northampton on the
eighth day of July seventeen hundred eighty three
by his Note promised sd Caleb to pay him
six pounds two shillings & two pence on demand
with interest till pd. Yet sd David tho often
requested has never pd the same but neglects
it to the damage of sd Caleb nine pounds
the Debt being now three times publicly called
to come into Court in case of default of his
appearance the Plt appears & prays Judgment
& thereupon it is considered by the Court that
sd Caleb recover against sd David the sum of
six pounds ten shillings & eight pence Damages
& Costs taxed at one pound three shillings
& two pence - Exec Sep 13th 1784

Strong
Parker
No 369

Levi Sheppard of Northampton in our
County of Hampshire Apothecary & Surgeon
the estate of David Caldwell late of Gosport
in sd County Physician an absentee Plt.
Daniel Pickett of Gosport Yeoman alias
gentleman. Left in a plea of trespass on the
case for that sd Daniel at Northampton
on the nineteenth day of June seventeen
hundred eighty one by his Note promised
sd Levi to pay him or order two pounds one shilling
& eleven pence on demand with interest till pd.
Yet sd Daniel tho often requested has not pd the
same but neglects it to the damage of sd Levi
ten pounds the Debt being now three times publicly
called to come into Court in case of default of his
appearance the Plt appears & prays Judgment
& thereupon it is considered by the Court that
sd Levi recover against sd Daniel the sum of
two pounds nineteen shillings & ten pence
Damages & Costs taxed at one pound
five shillings & four pence - Exec Sep 15th 1784

Sheppard
Pickett
No 370

Stoddard
Thayer
No 377

Solomon Stoddard of Northampton in New
County of Hampshire Esqr. Plff. Timothy
Thayer of Northampton in sd County Towns-
sman. Def. in a plea of trespass on the Case for that
sd Timothy at sd Northampton on the fourteenth
day of May seventeen hundred eighty three
by his Note promised sd Solomon to pay him
or Order the sum of seventeen pounds or demand
with Interest till sd Note paid Timothy tho
often requested have not paid the same but makes
it to the damage of sd Solomon thirty pounds
the Def being now three times publicly
called to come into Court makes default
of his appearance the Plff appears & prays
Judgment & thereupon it is considered by the
Court that sd Solomon recover against sd
Timothy the sum of eighteen pounds five
shillings & six pence Damages & Costs taxed
one pound two shillings & eight pence
Done at sd Supr. 18th Sept 1881

Turner
Brown
No 377

Abraham Turner of White Creek in the
County of Washington & State of New York
husband man. Plff. Josiah Brown husband &
John Brown Gentlemen in New County of Hampshire
both of sd State Defs in a plea of trespass on the
Case for that sd Josiah & John at Northampton on
the twenty first day of November seventeen
hundred eighty two by their Note promised sd
Abraham to pay him the sum of one hundred
& forty eight pounds or or before the first
day of May in the year of our Lord seventeen
hundred eighty four with Interest till paid
Yet sd Josiah & John often requested have not
paid the same but neglect it to the damage of
sd Abraham two hundred pounds the Defs
being now three times publicly called to
come in to Court make default of their appearance
the Plff appears & prays Judgment & thereupon
it is considered by the Court that sd Abraham
recover against sd Josiah & John the sum of one
hundred & fifty nine pounds nineteen
shillings & six pence Damages & Costs taxed
at one pound nineteen shillings & two pence
Done at sd Oct 18th 1881

Turner
Brown
No 377

Abraham Turner of a place called White Creek
in the County of Washington & State of New York
husband man. Plff. Josiah Brown husband man &
John Brown Gentlemen both of sd State in New
County of Hampshire Defs in a plea of trespass
on the Case for that Josiah & John at Northampton
on the twenty first day of November seventeen
hundred & eighty two by their Note promised sd
Abraham to pay him the sum of three hundred
pounds or the first day of May then next
& the further sum of two hundred & twelve
pounds all without money on or before the first day
of May in the year of our Lord seventeen
hundred eighty four with Interest till paid Yet sd Josiah
& John often requested have not paid the same
but neglect it to the damage of sd Abraham four
hundred pounds the parties appear & agree to
have the case continued until next term & then
to be final thereupon it is considered
by the Court that sd parties have a default
until the second Tuesday of November next

Amos Whitney of Northfield in our County of **Whitney**
Hampshire & Gentlemen. Plff. Nathan Barrett of **Barret**
Conway in sd County Yeoman Defendant in a plea of the
Case for that sd Nathan at Northfield on the
twenty ninth day of January seventeen hundred
eighty two by his Note of that date promised sd
Barrett to pay him the sum of five pounds &
fourteen shillings & five pence with interest
Yet sd Nathan tho often requested has not paid the same
but neglected it to the damage of sd
Barrett nine pounds the debt being now three
times publickly called to come into Court
without default of his appearance the Plff
appeared & prayed Judgment & thereupon it
is considered by the Court that sd Amos recover
against sd Nathan the sum of six pounds
twelve shillings & one penny Damages &
Costs taxed at one pound twelve shillings &
six pence — — — Exec^d Sep^r 13th 1781

Benjamin Wait the second of Hatfield in our **Wait**
County of Hampshire Yeoman Plff. John Locke of **Locke**
Whitby in sd County Mason Defendant in a plea of the
Case for that sd John at Hatfield on the twenty
second day of March seventeen hundred seventy
nine by his Note promised sd Benjamin to pay
him twenty five pounds eight shillings &
four pence at the expiration of two years Yet
sd John tho often requested has not paid the same
but neglected it to the damage of sd Benjamin
forty pounds the debt being now three times
publickly called to come into Court without
default of his appearance the Plff appeared &
prayed Judgment & thereupon it is considered
by the Court that sd Benjamin recover against
sd John the sum of thirty six pounds twelve
shillings & three pence Damages & Costs taxed
at one pound four shillings & six
pence — — — Exec^d Sep^r 13th 1781

William Williams of a place called Bulboctus Grant **Williams**
in our County of Hampshire Yeoman Plff. John **Williams**
Crawford of the same John Thompson Esquire
John Hamilton Esquire & Hugh Johnston Esquire
all of Bulboctus in our County of Devon, co. are Defendants
in a plea of trespass on the Case for that sd Crawford
Thompson Hamilton & Johnston at Bulboctus on the
twenty seventh day of May last by their Note promised
sd Williams to pay him the sum of forty eight pounds
twelve shillings on demand with interest till paid
Yet sd Crawford Thompson Hamilton & Johnston tho
all of them often requested have never paid the same
but neglected it to the damage of sd Williams fifty
pounds the parties appearing agree to take the
Case contented until next term when Judgment
to be final thereupon it is considered by the
Court that sd parties have & may have until the
second ten day of November next — — —

Joshua Warner of Williamsburg in our County of **Warner**
Hampshire Esquire Plff. Timothy Thayer of **Thayer**
Northhampton in sd County Yeoman Defendant in a plea of
the Case for that sd Timothy at Northampton on
the sixteenth day of December last by his Note
promised sd Warner to pay him the sum of three
hundred & twenty six pounds sixteen shillings &
one penny within two months from the date of sd
Note with interest till paid Yet sd Timothy tho often
requested has never paid the same but neglected it to
the damage of sd Warner four hundred pounds the debt
being three times publickly called to come into Court without
default of his appearance the Plff appeared & prayed
Judgment & thereupon it is considered by the Court
that sd Joshua recover against sd Timothy the sum of
two hundred & ninety four pounds eight shillings &
one penny Damages & Costs taxed at one pound five shillings
& one penny — — — Exec^d not yet 18th June 2. 1785

Gordon
Gleason
No 378

Alexander Gordon of Leffler in our County of Hampshire Yeoman. Petitioner David Gleason late of Cheshire in our County of Yeoman Deft in a plea of the last for that Dr David at the return of the first now returned the first day of February in the year of our Lord one thousand eight hundred and thirty three by his Note promised Dr Alexander to pay him the sum of five hundred pounds in shillings and pence and with interest till he got Dr David the often requested how never he the same but neglected it to the damage of Dr Alexander eighteen pounds the Deft being now three times publicly called to come into Court makes default of his appearance the Petitioner appears & prays Judgment & thereupon it is considered by the Court that Dr Alexander recovers against Dr David eighteen pounds four shillings & two pence Damages & Costs taxed at one pound six shillings & two pence - Ex ipso No: 15th 1786

Marsh
Robins
No 379

Benjamin Marsh of Hadley in our County of Hampshire Yeoman. Petitioner Silas Robbins of Cambridge in our County of Middlesex Bachelor Deft in a plea of trespass on the Case for that Dr Silas at Northampton on the second day of April seventeen hundred eighty four by his Note promised Dr Benjamin to pay him the sum of thirteen pounds & nine shillings and pence and with interest till he got Dr Silas the often requested how never he the same but neglected it to the damage of Dr Benjamin eighteen pounds the Deft being now three times publicly called to come into Court makes default of his appearance the Petitioner appears & prays Judgment & thereupon it is considered by the Court that Dr Benjamin recovers against Dr Silas the sum of thirteen pounds fifteen shillings & nine pence Damages & Costs taxed at one pound six shillings & two pence - Ex ipso No: 16th 1786

Wood
Damm
No 380

Thomas Wood of Northfield in our County of Hampshire Yeoman. Petitioner John Damm of Weymouth in our County of Dorset Deft in a plea of trespass on the Case for that Dr John at Northfield on the second day of September seventeen hundred eighty four by his Note of that date for Value received promised Dr Thomas to pay him the sum of nine pounds & six shillings and pence and with interest till he got Dr John the often requested how never he the same but neglected it to the damage of Dr Thomas sixteen pounds & six shillings the Deft being now three times publicly called to come into Court makes default of his appearance the Petitioner appears & prays Judgment & thereupon it is considered by the Court that Dr Thomas recovers against Dr John the sum of sixteen pounds & six shillings & two pence Damages & Costs taxed at one pound six shillings & two pence - Ex ipso No: 17th 1786

Butterfield
Barton
No 381

Nathaniel Butterfield Junr of Exmouth in our County of Hampshire Yeoman. Petitioner Francis Barton of Exmouth in our County of Hampshire Yeoman Deft in a plea of the Case for that Dr Francis at Exmouth on the first day of May in the year of our Lord one thousand eight hundred and thirty three by his Note promised Dr Nathaniel to pay him the sum of five hundred pounds in shillings and pence and with interest till he got Dr Francis the often requested how never he the same but neglected it to the damage of Dr Nathaniel eighteen pounds the Deft being now three times publicly called to come into Court makes default of his appearance the Petitioner appears & prays Judgment & thereupon it is considered by the Court that Dr Nathaniel recovers against Dr Francis the sum of eighteen pounds four shillings & two pence Damages & Costs taxed at one pound six shillings & two pence - Ex ipso No: 18th 1786

James Smith of Hudley in our County of Hampshire Yeoman Kafis 72
 Plaintiff Aberecrombie of Salisbury in sd County Yeoman
 Deft in a plea of the Debt for that sd James at
 sd Hudley on the third day of May last by his Aberecrombie
 Note promised sd Enos to pay him or order two pounds No 382
 four shillings & five pence and demand with interest
 till paid Yet sd Samuel tho often requested has never paid
 the same but neglects it to the damage of sd Enos
 three pounds the Debt being three times publicly
 called to come into Court in which default of his
 appearance the Plff appears & prays judgment
 & thereupon it is considered by the Court that
 sd Enos recover against sd Samuel the sum of
 two pounds five shillings & ten pence Damages
 & costs taxed at eleven shillings & five pence
 half penny --- Ex pte Nov 30th 1781

Joseph Stone of Stranningham in our County of Middlesex Yeoman Plff Joseph Price of
 Leventon in our County of Hampshire Impbeundman Stone
 Deft in a plea of the Debt for that sd Price at
 Northampton on the ninth day of April
 seventeen hundred & seventy by his Note (Value)
 promised sd Stone to pay him the sum of two pounds
 twelve shillings in six months from the date
 of sd Note with Interest till paid Yet sd Price
 tho often requested has not paid the same but
 neglects it to the damage of sd Stone five
 pounds the Debt being three times
 publicly called to come into Court in which
 default of his appearance the Plff appears
 & prays judgment & thereupon it is considered
 by the Court that sd Stone recover against sd
 Price the sum of four pounds sixteen shillings
 & four pence Damages & costs taxed at two
 pounds five shillings & six pence --- Ex pte Nov 30th 1781 Price
No 383

Samuel Warner of Hudley in our County of Hampshire Weaver
 Plaintiff James Swin of Salisbury in sd County
 Administrator on the estate of James Swin deceased Swin
 Deft in a plea of the Debt for that sd James at sd Hudley
 on the fifth day of June seventeen hundred & seventy No 384
 nine by his Note promised sd Samuel ten shillings
 to be kept for the term of four years to deliver sd
 Samuel twenty good more countable sheep &
 the plaintiff avows that he has always been
 ready to receive the same Yet sd James never
 performed his Promise & so sd neither hath sd
 James the administrator tho often requested
 never paid the same but neglects it to the damage
 of sd Warner eighteen pounds the parties appear
 & agree to have the case continued untill next
 term & then judgment to be given thereupon it is
 considered by the Court that sd parties have Day
 here untill the second Tuesday of November
 next ---

Jonathan Warner & Noddish Warner both Warmer & son
 of Hudley in our County of Hampshire Joint traders
 Plaintiff John Stewart of Salisbury in sd County Stewart
 Deft in a plea of the Debt for that sd Jonathan & Noddish
 on the twenty first day of November in the year No 385
 seventeen hundred & eighty two
 by his Note promised Jonathan & Noddish to pay
 them five pounds two shillings & ten pence and demand
 with Interest till paid Yet sd Jonathan & Noddish
 has never paid the same but neglects it to the damage
 of sd Jonathan & Noddish seven pounds the Debt
 being three times publicly called to come into
 Court in which default of his appearance the
 Plff is exonerated & the action dismissed ---

Harris
v
Bates
No 386

John Harris of Deerfield in our County of Hampshire
vs
Gideon & Phebe Lemuel Bates of Springfield in sd
County Gideon Bates in a plea of the Law for that
sd Lemuel at sd Springfield on the tenth day of
May last by his Note promised sd John to
pay him five pounds two shillings Lawful money
within two months from the date of sd Note
with Interest till paid Yet sd Lemuel tho' often
requested however sd the same but neglects
it to the damage of sd John seven pounds
the parties appear & agree to have the case
continued untill next term & then judgement
to be final thereupon it is considered by the
Court that sd parties have day here
untill the second Tuesday of November next

Chileab
v
Affley
No 387

Chileab Billings of Marlborough in our County
of Hampshire vs
Solomon Affley of Northfield in our County of Hampshire
Bates in a plea of the Law for that sd Solomon
at on the twentieth day of March last
by his Note promised sd Chileab to pay him
three pounds seven shillings Lawful money
on demand with Interest till paid Yet sd
Solomon tho' often requested however sd
the same but neglects it to the damage of
sd Chileab nine pounds the Debt being now
three times publicly called to come into
Court makes default of his appearance
the Plf appears by John Chester Williams
Esq: & prays judgement & thereupon it is
considered by the Court that sd Chileab recover
against sd Solomon the sum of three pounds
eight shillings & eight pence Damages &
Costs taxed at one pound ten shillings & ten
pence ———— Exec'd 22nd Jan^y 1785

Miller
v
Morgan
No 388

David Miller of Newbury in the County
of Windsor State of Vermont vs
Justin Morgan & Isaac Morgan both of
West Springfield in our County of Hampshire
in a plea of the Law for that sd Justin
at sd West Springfield on the first day of January
seventeen hundred eighty two by his Note
promised sd David to pay him the sum of
forty two pounds eight shillings half pence
in money when at sd four shillings per
Bushel Price but three shillings per Bushel &
Indian Corn at three shillings per Bushel by the
fifteenth day of May then next with interest from
sd May till paid also for that sd Justin & Isaac
at sd West Springfield on the same first day of
January by their other Note promised sd David
to pay him fifty two pounds ten shillings & seven
pence by the first day of May then next with
Interest from sd first day of May till paid Yet sd
Justin & Isaac tho' often requested however
sd the same but neglect it to the damage of sd
David twenty pounds the Debt being three
times publicly called to come into Court makes
default of their appearance the Plf appears from
judgement & thereupon it is considered by the Court
that sd David recover against sd Justin & Isaac
the sum of
the Debt's now appear by Justin Esq:
& appeal from the judgement of this Court to the
supreme Judicial Court holden at Springfield
the fourth Tuesday of September next & they
recognize with sureties for prosecution of their
appeal on the said David

David Marsh of Madley in our County of Hampshire
vs
William Plesher of Madley in our County of Hampshire
of Berkshire & Gloucestershire & in a plea of the case
for that he & others at & Madley on the eighth day
of September seventeen hundred sixty eight by
his Note promised to pay him his husband's
seven shillings and demand within six months
or to the Plesher the other requested damages
for the same but neglected it to the damage of
David five pounds - it is considered & ordered
by the Court that the case be continued until
the first of November next -

William Thorne of Shutebury in our County of
Hampshire vs
John Chapman of Patebury in our County of Berkshire & Gloucestershire
in a plea of the case for that he & others at Northampton
on the nineteenth day of October in the year sixteen
hundred seventy three by his Note promised one
John Chapman to pay him or order eight pounds
lawful money on or before the first day of May then
next within six months or to the Chapman the other requested
damages for the same but neglected it to the
damage of John Chapman four pounds - The
Court considered & ordered that the Chapman should be
compelled to come into Court within six months
of his appearance the Plesher appears & prays
judgment & thereupon it is considered by the
Court that John Chapman recover against the Chapman
the sum of nine pounds seven shillings & four pence
costs taxed at one pound ten shillings & two pence -
Ex. i. p. Nov. 30th 1784

David Goodwell of Chichester in our County
of Hampshire vs
David Goodwell of Chichester in our County of Hampshire
in a plea of the case for that he & others at
Northampton in our County on the fourth day
of February seventeen hundred eighty four by
his Note promised to pay him his wife's
eight shillings and demand within six months
or to the Goodwell the other requested damages
for the same but neglected it to the damage of
David Goodwell twelve pounds - The Court being
not three times
publicly called to come into Court within six months
of his appearance the Plesher appears & prays
judgment & thereupon it is considered by the
Court that David Goodwell recover against David
the sum of nine pounds three shillings & four
pence damages & costs taxed at one pound ten
shillings & two pence - Ex. i. p. Nov. 30th 1784

William Plesher of Madley in our County of Hampshire
vs
John Chapman of Patebury in our County of Berkshire & Gloucestershire
in a plea of the case for that he & others at
Northampton in our County on the fourth day
of February seventeen hundred eighty four by
his Note promised to pay him his wife's
eight shillings and demand within six months
or to the Chapman the other requested damages
for the same but neglected it to the damage of
John Chapman four pounds - The Court being
not three times
publicly called to come into Court within six months
of his appearance the Plesher appears & prays
judgment & thereupon it is considered by the
Court that John Chapman recover against John
the sum of nine pounds three shillings & four
pence damages & costs taxed at one pound ten
shillings & two pence - Ex. i. p. Oct. 13th 1784

Butler
Lyman
No 393

Thomas Butcher of Springfield in our County of Hampshire
Coman P^{er} Phineas Lyman of Haddam in sd County
Gentlemen Debt in a plea of the Case for that sd
Phineas at Springfield on the twenty first day
of January seventeen hundred eighty three by his Oath
promised sd Samuel Butler to pay him thirty eight
pounds lawful money within three months from the
date of sd Note with interest till paid & the sd Phineas
having paid to sd Samuel fifteen pounds fourteen
shillings in part of sd Note & the residue of the
Contents being then wholly due & unpaid the sd Samuel
by his Indorsement on sd Note ordered the Contents
then wholly due to be paid to sd Thomas Butler &
Phineas who often requested him to pay the same
but neglected it to the Damage of sd Thomas Butler
pounds the parties appear & agree to have the Case
continued until next term then Judgment to be given
thereupon it is considered by the Court that sd parties
have day here until the second Tuesday of November
next.

Stebbins
Smith
No 394

William Stebbins of Long meadow in our County
of Hampshire Coman P^{er} Elisha Smith of Haddam in
sd County Coman Debt in a plea of the Case for that
sd Elisha at Long meadow on the eighteenth day of
January seventeen hundred eighty three by his
Oath promised sd William to pay him five
pounds and shillings on demand with interest till
paid & sd Elisha the often requested him to pay the
same but neglected it to the Damage of sd William
eight pounds the Debt being now three times
publicly called to come into Court without
Default of his appearance the P^{er} appears &
prays Judgment & thereupon it is considered
by the Court that sd William recover against
sd Elisha four pounds sixteen shillings and seven
pence Damages & costs taxed at one pound nine
shillings & eight pence - Ex^{ra} Sep^r 11th 1784

Phillips
Logan
No 395

William Phillips of Boston in our County of Suffolk Esq
P^{er} James Logan of Duxford in our County of
Hampshire Coman Debt in a plea of Debt for that
sd James at Northampton in sd County on the
sixth day of April seventeen hundred eighty two
by the name of James Logan of Duxford in the County
of Worcester by his Bond of that date bound himself
to the sd William in the sum of three hundred
pounds & to one thousand Spanish milled Dollars
whenever after he should be requested Yet sd James
who often requested him to pay the same but
neglected it to the Damage of sd William three
hundred pounds the Debt being now three
times publicly called to come into Court without
Default of his appearance the P^{er} appears & prays
Judgment & thereupon it is considered by the
Court that sd William recover against sd James
the sum of one hundred & seventy one pounds
& fifteen shillings Debt & Costs taxed at two
pounds sixteen shillings & two pence
Ex^{ra} Sep^r 11th 1784

Ferry
Brownson
No 396

Nathaniel Ferry of Enfield in the County of Hartford
State of Connecticut Esq P^{er} David Brownson
of Northampton in our County of Hampshire Coman Debt
in a plea of the Case for that sd David at Northampton
on the sixteenth day of April seventeen hundred eighty
three by his Oath promised sd Nathaniel to pay him
five pounds ten shillings & ten pence on demand with
interest till paid Yet sd David the often requested
him to pay the same but neglected it to the Damage of
sd Nathaniel twelve pounds the Debt being now three times
publicly called to come into Court without Default of his
appearance the P^{er} appears & prays Judgment & thereupon
it is considered by the Court that sd Nathaniel recover
against sd David the sum of six pounds fifteen shillings
& six pence Damages & Costs taxed at one pound thirteen
shillings & six pence Ex^{ra} Sep^r 11th 1784

Joseph Blanche of Blamford in our County of Hampshire
 vs. Mr. Giles Barnes of Aldershot the County of
 Berkshire Gentleman Debt in a plea of trespass on
 the Law for which Joseph complains on this writ
 that at Aldershot aforesaid town in sd Northampton on the
 thirtieth day of August was possessed of a certain
 or Note made & executed by Mr Benjamin Hambro
 of the State of New York on the sixteenth day of April
 seventeen hundred eighty three to the said Joseph
 demand promising the pay ment of thirty pounds
 of Wert to the said Joseph of the value of twelve
 pounds then wholly due & due as of his own propi-
 etate & being so possessed thereof the said Joseph lost the
 sd Note out of his hands & possession which sd Note
 afterwards to wit the same day & Year at Aldershot
 within Northampton came to the hands & possession
 of Mr Giles by sending to the said Giles knowing the aforesaid
 Note to be the note of him sd Joseph but actually intending
 fraudulently & unjustly to deceive & defraud the said
 Joseph both which delivered the sd Note so defrauded
 & all of which is to the Damage of sd Joseph twenty
 pounds the Debt having been three times publicly
 called to come into Court made default of his
 appearance the Plff appears & prays Judgment &
 thereupon it is considered by the Court that
 sd Joseph recover against sd Giles the sum of
 nine pounds sixteen shillings & one penny
 Damages & Costs taxed at one pound eighteen
 shillings & six pence - Exa ipse Sep^r 10th 1784 ~

Black 74
 Barnes
 No 397

Job Gillett of Exton in our County of Northampton
 vs. Mr. Michael Pratt of Bedfordshire
 Debt in a plea of trespass on the Law for that sd Michael
 at Bedfordshire on the fifteenth day of September
 seventeen hundred eighty one by his Note of
 that date promised sd Job to pay him on Demand
 seven pounds with interest till p^d but sd Michael
 the after request he has never p^d the same but
 neglects it to the Damage of sd Job twelve pounds
 the Debt being three times publicly called to
 come into Court made default of his appearance
 the Plff appears & prays Judgment & thereupon it
 is considered by the Court that sd Job recover
 against sd Michael the sum of eight pounds
 & five shillings Damages & Costs taxed at
 one pound eighteen shillings & 10^d - Exa ipse Oct^r 10th 1784 ~

Gilbert
 Pratt
 No 398

Oliver Partridge of Hestfield in our County of Northampton
 vs. Nathaniel Thellage of Northampton
 Debt in a plea of trespass on the Law for that sd Nathaniel
 at Northampton on the twelfth day of January
 by his Note promised one Ephraim Partridge
 him or order thirty five pounds eleven shillings
 by the first day of May then next to wit the said
 p^d & afterwards on the same day sd Ephraim by his
 Indorsement on sd Note ordered the contents then
 unpaid to be p^d to the Plff - but sd Nathaniel tho^t otherwise
 requested to no p^d the same but neglects it
 to the Damage of sd Oliver twenty pounds Debt being
 now three times publicly called to come into
 Court made default of his appearance the
 Plff appears & prays Judgment & thereupon it
 is considered by the Court that sd Oliver recover
 against sd Nathaniel the sum of fifty pounds
 nine shillings & nine pence Damages &
 Costs taxed at one pound seven shillings & four
 pence - Exa ipse Oct^r 16th 1784 ~

Thellage
 No 399

White
Mort
No 100

Elizah White of Bolton in the County of Westford
State of Connecticut versus Philip Samuel Pett of
Pittsfield in the County of Berkshire Yeoman Defendant
a plea of the case for that sd Samuel at sd Northampton
on the eighteenth day of January seventeen hundred
eighty three by his Note provided sd Elizabeth
pay him nine pounds eighteen shillings by the
eighteenth day of April then next Yet sd Samuel
tho often requested has never paid the same but
neglects it to the damage of sd Elizabeth twelve
pounds the parties appear & agree to have the
case continued until next term & then judgment
to be final thereupon it is considered by the Court
that sd parties have day here until the 2^d
Tuesday of November next

Montrose
Lee & al
No 101

George McIntire of West Springfield in our
County of Hampshire Yeoman Plaintiff
Thomas Lee late of Norwich in the County of
New London & State of Connecticut & David Todd
of Suffield in the County of Westford & State of
Connecticut Yeoman Defendants from the judgment
of Abraham Benbani Esq^r one of the Justices
assigned to meet the peace in our County of Hampshire
& where the sd Thomas & David were P^l &
the sd George was D^f in a plea of the case for
that sd George at sd West Springfield on the last
day of May seventeen hundred eighty six being
justly indebted to sd Thomas & David in the
sum of three pounds four shillings & six pence
to balance accounts between them for sundry
articles of goods wares & merchandise by him
sd Thomas there before that time sold & delivered to
sd George at his special instance & request but the
sd George then & there promised sd Thomas to pay
him the sd sum on demand Yet sd George tho often
requested never paid the same but neglects it to
the damage of sd Thomas & David in their capacity
eighty shillings & the parties being fully heard
on the issue & it was adjudged by the aforesd Justice
that sd Thomas & David recover against sd George
one pound fifteen shillings & three pence damages
& cost taxed at seventeen shillings & four pence
from which judgment sd George appeals to this
Court & the parties now appear & agree to
have the case continued until next term &
thereupon it is considered by the Court that sd
parties have day here until the 2^d Tuesday of
November next

Terry

Brooks
No 102

Northaniel Terry of Enfield in the County of the said
State of Connecticut Plaintiff William Thomas late of sd
Enfield D^f in a plea of the case for that sd William at
Northampton on the first day of February last being
justly indebted to sd North in the sum of six pounds
& fifteen shillings for sundry wares & merchandise
by sd North before that time sold & delivered at sd North
request the sd William then & there promised to pay him
the same sum on demand the D^f being now three times
publicly called to come into Court make default
of his appearance the P^l appears & for judgment
& thereupon it is considered by the Court that sd
Northaniel recover against sd William the
sum of six pounds & fifteen shillings & charges
& cost taxed at one pound fifteen shillings &
two pence. Ex^{te} Sept^r 15th 1786

Wm. Wood of Northfield in our County of Hampshire Gentl^{man} Plaintiff Joseph Parry of Northfield Gentl^{man} Defendant in a plea of the Law for that sd Joseph Parry at sd Northfield on the twenty ninth day of October seventeen hundred eighty three by his Note promised sd Wood to pay him eighty pounds & lawful money on demand with interest till pd Yet sd Joseph the often requested never pd the same but neglected it to the damage of sd Wood twelve pounds the Debt being now three times as publickly called the come into Court makes default of his appearance the Plff appears & prays a Judgment & thereupon it is considered by the Court that sd Wood recover against sd Joseph the sum of eighty pounds & eight shillings & damages & costs taxed at one pound fifteen shillings & six pence Ex ipso Oct^o 1785

Wood 75
No 403

John Phelps of Northfield in our County of Hampshire Gentl^{man} Plaintiff Lyman Clark of Northampton in sd County Yeoman Defendant in a plea of the Law for that sd Lyman at sd Northampton on the first day of May last by his Note promised sd Phelps to pay him the sum of three pounds three shillings & two pence on demand with interest till pd Yet sd Lyman the often requested never pd the same but neglected it to the damage of sd John seven pounds the parties appear & agree to have the case continued untill next term & then Judgment to be final thereupon it is considered by the Court that sd parties have day there untill the second Tuesday of November next

Phelps
Clark
No 404

Nathan Noble of Norwich in our County of Hampshire Gentl^{man} Plaintiff Samuel Fairbanks of Norwich Gentl^{man} Defendant in a plea of trespass on the Case for that sd Samuel at sd Norwich on the thirteenth day of December last by his Note promised sd Nathan to deliver him white pine Logs on the Banks of the River where Mr. Noble called his Logs in to the River & amongst them some four thousand & five hundred feet of good merchantable boards to be delivered on or before the first day of March then next & sd Nathan overs that sd Logs were worth six pounds & sd Nathan for their way & that he has always been ready to receive the same Yet sd Samuel tho often requested has never pd the same but neglected it to the damage of sd Nathan sixteen pounds the parties appear & agree to have the case continued untill next term & then Judgment to be final thereupon it is considered by the Court that sd parties have day there untill the second Tuesday of November next

Noble
Fairbanks
No 405

James Black of Chester in our County of Hampshire Gentl^{man} Plaintiff William Henry of Northampton in our County of Hampshire Gentl^{man} Defendant in a plea of trespass on the Case for that sd William at Northampton on the sixth day of August seventeen hundred eighty three by his Note promised sd James to pay him eighteen pounds in Lawful money on demand with interest till pd Yet sd William the often requested has never pd the same but neglected it to the damage of sd James thirty pounds the Debt being now three times publickly called to come into Court makes default of his appearance the Plff appears by John Phelps Gentl^{man} & prays a Judgment & thereupon it is considered by the Court that sd James recover against sd William the sum of twenty pounds four shillings & eight pence damages & costs taxed at one pound & thirteen shillings Ex ipso Oct^o 1785

Black
Henry
No 406

Parke
Gun
No 107

Warham Parke of Blomford in our County of
Suffolk Esq. & John Gun of Blomford
Yeoman Deft in a plea of the case for that
the Parke at Blomford on the twenty sixth day of
June seventeen hundred & eighty three by his
Vox promised sd Warham to pay him the sum of
ninety six pounds seven shillings & four pence
on demand with interest till he paid it but he
has never paid the same but neglected it to the
damage of sd Warham one hundred pounds
the parties appeared & agreed to have the case
continued until next term & then judgment
to be given thereupon it is considered by the Court
that the parties have done well until the 2nd
Tuesday of November next

Learned
Tobin
No 100

Samuel Learned of Southampton in our County
of Hampshire Yeoman & Elias Town of Worester
in our County of Worester Yeoman Deft in a plea
of the case for that sd Samuel at Southampton
on the tenth of March seventeen hundred & eighty
eight at the request of sd Elias sold & delivered to him
certain goods wares & merchandises & sd Elias there
fore in consideration thereof promised & covenanted
to pay him therefor certain money or sd goods &c
were reasonably worth whenever sd Elias should be
required & sd Samuel avers that sd goods &c were
worth the sum of eighteen pounds & six shillings
of which sd Elias had notice & that sd Elias the latter
requested money the same but neglected it to the
damage of sd Samuel forty pounds the parties
appeared & agreed to have the case continued until
next term thereupon it is considered by the Court
that the parties have done well until the 2nd
Tuesday of November next

Parke
Lee
No 109

Warham Parke of Blomford in our County
of Suffolk Esq. & John Lee of Wymondham
in our County of Norfolk Yeoman Deft in a plea of the case for that
the Parke at Wymondham on the ninth day of October last by his
Vox promised sd Warham to pay him nine pounds
seven shillings & four pence on demand with
interest till he paid it but he has never paid the same
but neglected it to the damage of sd Warham twelve pounds
the Parke being now
three times publicly called to come into Court
make default of his appearance the Plaintiff
appeared & judgment thereupon it is considered by
the Court that sd Warham recover against sd
Parke ten pounds seven shillings & four pence
damages & costs taxed at one pound & ten shillings & six pence
plus there &c

Maxwell
Cooler
No 110

Thompson Maxwell of Buckland in our County of
Suffolk Esq. & Lewis Cooler of Wymondham
in our County of Norfolk Yeoman Deft in a plea of the case for that
sd Lewis at Buckland on the twenty fifth day of August
seventeen hundred & eighty two by his Vox promised
sd Thompson to pay him or order five pounds on
demand with interest till he paid it but he has
never paid the same but neglected it to the
damage of sd Thompson seven pounds the Deft
being now three times publicly called to come
into Court make default of his appearance
the Plaintiff appeared & judgment thereupon
it is considered by the Court that sd Thompson
recover against sd Lewis five pounds & twelve
shillings & six pence damages & costs taxed at one pound
eight shillings & six pence

Given at London the 4th day of 18th

Williams
Ballard
No 411

Price
Crosby
and North

Oliver
Sharp
No 13

1. *Field*
 2. *Thompson*
 3. *Wells*

William's
B. for
N. 413

Morse
Plⁿ
No 418

Samuel Morse administrator on the estate of Moses
Morse late of Northampton in sd County of Hampshire
Physician deceased intestate humbly shews sd Estate is
insolvent & insufficient to discharge the Debts due from
Estate as by a Certificate from the office of registry of
Probate of Wills for sd County herewith appended
therefore prays he may have Liberty to sell the real
estate of sd deceased observing the directions of law
regarding the same & also by Court & sheweth
thereupon it is considered & ordered by the Court
that sd Samuel may make sale of the estate
of sd Moses for the payment of sd Debts due
from the sd Estate

Washburn
Compt^t
No 419
in Cooley

Joseph Washburn sd & Co. Administrators in and County of
Hampshire sheweth that his Executors
were attacked & himself summoned by the name of
Joseph Washburn of Haverhill in sd County of Hampshire
Gentleman alias Plaintiff to appear in this Court to
answer unto Christ Cooley of Springfield in and County
of Hampshire Defendant in action of the Case but the
sd Christ hath failed to prosecute his suit the sd
Joseph therefore prays Allowance for his reasonable
Costs thereupon it is considered by the Court that sd
Joseph recover against sd Christ his Costs taxed at
one pound eleven shillings & two pence
Ex^o ipso die 1784

Wright
Seal & al
No 420

Samuel Wright, Bittan Wright & Nathaniel Wright all
of Northampton in and County of Hampshire sheweth
that in Term Court of Williamstown in and County of Berkshire
Gentlemen & Samuel Clark of Northampton above
Gentlemen Debtors in a plea of trespass on the Case
for that sd Clark & Samuel at sd Northampton on
the twenty fifth day of August seventeen hundred
sixty six by their Note promised sd Samuels, Bittan
& Nathaniel to pay the sum of twelve shillings
on Demand with Interest till sd Day sd Clark & Samuel
the often requested never have paid the same but
neglect it to the Damage of sd Samuels, Bittan &
Nathaniel thirty pounds the parties appearing
refer this Case to the award of sd Justices of the Peace
of Essex Clark Declares Cooley & Deⁿ on a Point
the award of them or either two of them to be null

Williams
Thompson
No 421

William Williams of Wilmington in the County of
Thompson & State of New York Esq^r Plaintiff
Esq^r Debt in a plea of trespass on the Case for that sd
at sd Wilmington on the nineteenth day of December
seventeen hundred eighty two by his Note promised sd
Williams to pay him the sum of twelve pounds
on Demand with Interest till sd Day sd
the often requested never have paid the same but
neglect it to the Damage of sd Williams a certain sum
the Debt being three times publicly called to come into
Court & answer default of his appearance the Plaintiff
& sd Justices of the Peace of sd County of Essex
Court that sd Williams recover against sd Esq^r the sum of
twelve pounds & costs & damages & interest
Ex^o ipso die 1784

Wells
No 422

James Wells of Northampton in and County of Hampshire
Debt in a plea of trespass on the Case for that sd Wells
at sd Northampton on the first day of April seventeen hundred
eighty four by his Note promised sd Wells to pay
sd Wells the sum of twelve shillings on Demand with Interest
the often requested never have paid the same but
neglect it to the Damage of sd Wells a certain sum
the Debt being three times publicly called to
Court & answer default of his appearance
the Plaintiff & sd Justices of the Peace of sd County of Essex
Court that sd Wells recover against sd Wells the sum of
twelve shillings & costs & damages & interest
Ex^o ipso die 1784

Williams & al
vs
Graves
V. R. 27

Israel Williams of Northfield in said County of Hampshire
Esq. & John Warrington of Springfield in said County
Esq. Pls. & Moore & al. vs. of Northfield in said County
of Hampshire Gentlemen. Shew in plea that sd. Moses
under sd. Israel & John sixteen hundred pounds
which to them they owe & from them unjustly detain
& when on sd. Israel & John say that sd. Moses also
Springfield on the twenty third day of August
seventeen hundred & sixty eight by his writing
obligatory & duly executed & delivered & in Court
to be produced acknowledged himself to be bound
to sd. Israel & John in the aforesaid sum of sixteen
hundred pounds to be pd to them on demand
yet sd. Moses tho often requested never has pd
the same but negates it to the damage of
Israel & John two thousand pounds the Plt
appears by Thomas Gold Esq. & moves for a
continuance of this case untill next term &
thereupon it is considered by the Court that
the parties have day here untill the second
day of November next

Hough
Fowler
vs
S. R. 28

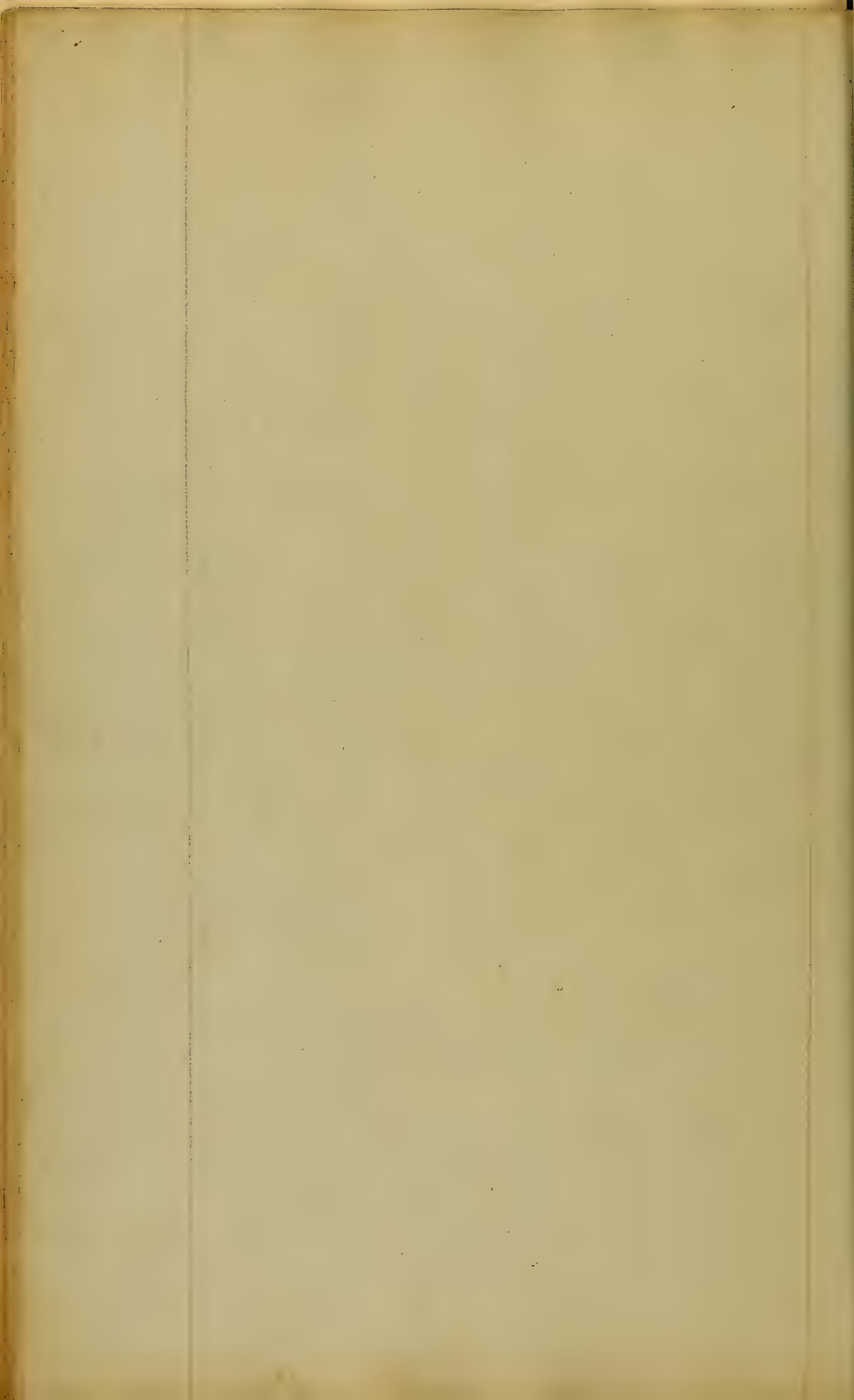
Elizabeth Hough of Northwick in the County of Hampshire
Woman. Plt. vs. John Fowler of the same Northwick Town
Shew in plea of the paper in the case as is at large set forth
in the original writ on file & The Parties appear and
agree to refer this case together with a thirty pounds note
demand on in another writ to the referees of Messrs Oliver
Phelps Esq. David Morley Esq. & Dr. Isaac Phelps the award
of them or any two of them to be final & judg to be made
up and exp. on & paid accordingly

Hubbard & al
vs
Compt
Turner

Ebenezer Hubbard & Isaac Hubbard both of Granville in
our County of Hampshire humbly shew that the
estate was attached & a summons return'd & the
sd. Ebenezer & Isaac of New York to appear at their
Court & answer to sd. Ebenezer in a plea & the case
but sd. Ebenezer has failed to prosecute his action
wherefore your Complainants pray for their recovery
Costs thereupon it is considered by the Court that
Ebenzer & Isaac recover against sd. Ebenezer their
Costs taxed at one pound thirteen shillings & five
pence & Exp. & al. 15th 1784

Mr. John Barrett of Northfield is admitted to be an
Att. in this Court, and he took & subscribed the Oath
of Allegiance and of Office required in the Constitution
to qualify him as

It is ordered that all Actions commenced after the first
day of June last for sd. summer term to this term
and which may be defaulted at this term shall
nevertheless be continued for judg to the next
term



Hampshire At the Court of Common Pleas
holden at Springfield in and for the
County of Hampshire on the second Tues-
day of November being the ninth day
of said Month and from Day to Day
to the 13th day of the same month Anno
Domini 1784

79

November
Term
1784

Justices of the said Court

Present

John Danielson Esq.

Chasr Porter Esq.

Samuel Mather Esq.

Adam Burbanks Esq.
Special Justice

Jury of Trials

James Taylor Foremⁿ West

John Morgan Burb^{ab} t. Spr

Aril Collins

Seth Remington de Spr

Tim^r Flowers

John Fowler 2^d abt. West

W^m Scott abt. exur. Pal

Laber Lamb abt. exur.

George Colton L. Man

Luther Colton

Oliver Spelman Gen

De Tal' Civⁿ in Cas Hanchett is Sexton

Warham Smith Jefe McIntire Mofr Chandler Ben Smith
and Joseph Lombard Jur^s were on

In Cas Wood is Drake

Jefe McIntire Mofr Chandler & Ben Smith David
Boies & Joseph Lombard Jur^s were on

In Cas Morton is Taylor

Asahel Pomeroy David Wait

In Cas Colton is Bates

Ben Eastman Ch^l Dickinson Son Lovewell Lappin

In Cas Butterfield is Barton

Josiah Lyman David Wait were on

Bigelow
Fowler

Vitor Bigelow of Southwick in our County of Hampshire
Groomer, Wm Fowler of the same Southwick
Groomer both in appearance as is of record heretofore
the parties appear & agree to have the case continued
until next term under the former Judge thereupon
it is considered by the Court that the parties have
day here until the 2^d Tuesday of February next

Apthorp
Mendenham

Charles Ward Apthorp of New York in the County
& State of New York Esq & Grizael Apthorp of Boston in
our County of Suffolk Gentleman & Paul Mendenham
of Blanford in our County of Hampshire Groomer
in appearance as is of record heretofore the parties appear
& agree to have the case continued until next term
thereupon it is considered by the Court that the
parties have day here until the 2^d Tuesday of
February next

Apthorp
Blair

Charles Ward Apthorp of New York in the County
& State of New York Esq & Grizael Apthorp of
Boston in our County of Suffolk Gentleman &
Administrator on the estate of Charles Apthorp
late of Boston dec'd in & Capacity Plaintiff & Robert
Blair Esq of Blanford in our County of Hampshire
Groomer both in appearance as is of record heretofore the
parties appear & agree to have the case continued
until next term thereupon it is considered by
the Court that the parties have day here until
the 2^d Tuesday of February next

Apthorp
Seard

Charles Ward Apthorp of New York in the County
& State of New York Esq & Grizael Apthorp of Boston
in our County of Suffolk Gentleman & Administrator
on the estate of Charles Apthorp of Boston dec'd
in & Capacity Plaintiff & Joseph Seard of Blanford
in our County of Hampshire Groomer both in appearance
as is of record heretofore the parties appear
agree to have the case continued until next term
thereupon it is considered by the Court that the
parties have day here until the 2^d Tuesday of
February next

Apthorp
Wisser

Charles Ward Apthorp of New York in the County
& State of New York Esq & Grizael Apthorp of Boston
in our County of Suffolk Gentleman & Administrator
on the estate of Charles Apthorp late of Boston
deceased & in & Capacity Plaintiff & James Wisser
of Blanford in our County of Hampshire Groomer
both in appearance as is of record heretofore the parties
appear & agree to have the case continued until
next term thereupon it is considered by the Court
that the parties have day here until the
second Tuesday of February next

Apthorp
Bois

Charles Ward Apthorp of New York in the
County & State of New York Esq & Grizael Apthorp
of Boston in our County of Suffolk Gentleman
& Administrator on the estate of Charles Apthorp
late of Boston deceased & in & Capacity Plaintiff
& John Bois of Blanford in our County of Hampshire
Groomer both in appearance as is of record heretofore the
parties appear & agree to have the case continued until
next term thereupon it is considered by the Court
that the parties have day here until the second
Tuesday of February next

Smith
Ince

Phyzzell Smith of Herington in the County of
Worcester & State of Massachusetts Esq Plaintiff
Robert Ince of New Bedford in our County of Hampshire
Groomer both in appearance as is of record heretofore the parties
appear & agree to have the case continued until next term
thereupon it is considered by the Court that the parties
have day here until the 2^d Tuesday of February next
The Court doth order that the parties have day here until
the 2^d Tuesday of February next

Commonwealth of Massachusetts Plff. Abraham
Merrifield vs. John Winter. Plaintiff
Winter & at John Smith. Defendant of Middlebury in our County
of Hampshire. Debt in plea & answer. The
plaintiff here before the Court being now three times
publicly called to come into Court in answer
to the demand of his appearance. Charles Henry Boye
in behalf of the Commonwealth appears &
prays judgment thereupon it is considered
by the Court that Ex. issue against Mr.
Winter for the sum of ten pounds Debt & costs
taxed at two pound sixteen shillings & six pence
Ex. ipd. November 18th 1786

Chapman
Williams
Lancaster Church of Wethersfield in the County of
Hartford & State of Connecticut vs. John
Chapman. Plaintiff of Hadley in our County of
Hampshire. Debt in plea & answer. The
plaintiff here before the Court appears & moves that the
Case be continued until next Term thereupon
it is considered by the Court that the parties have
Day here until the second Tuesday of February next

Wood
Trabue
John Wood of Wethersfield in the State of Vermont
vs. Plff. & Case of John Wood of Westfield in our County
of Hampshire. Plaintiff in plea & answer. The
plaintiff here before the Court appears & the Defendant
says he never arranged the Plea in manner
& form as the Plaintiff's Declaration now alleges.
& that of protestation before the Court & the
Plff. himself. Thereupon the Court of the time
according to the form & effect of the Statute in
Case made & provided at this time returns
being imprisoned Declaration on their Oath
by James & Taylor. Their foreman that the
Def. never promised in manner & form as the
Plff. in his Declaration has alleged & that on
Motion recover against the Def. his Costs taxed
at two pound six shillings & four pence &
the Plff. by Atty. Genl. appears from the
Court of this Court to the Supreme Judicial
Court holden at Northampton the 2nd Tuesday of
February next

Brother
Gilmore
Philip Brother of the part in the County of Benning
& State of Vermont vs. John Gilmore
of Middlebury. Plaintiff in plea & answer. The
plaintiff here before the Court appears & agrees to
have the Case continued until the next Term
thereupon it is considered by the Court that the
parties have Day here until the second Tuesday
of November next

Paddock
Baker
Parsifad Paddock of Ware in the County of Hampshire
vs. John Baker of Wethersfield in the County
of Berkshire. Plaintiff in plea & answer. The
parties here before the Court appear and agree
that the Case be continued to the next Term and it
is considered by the Court that they have Day here until
the second Tuesday of February next

Simon Henry of Andover in our County of Hampshire
Esq. Plaintiff in a plea &c as of record heretofore
the Defendant & thereupon it is considered
by the Court that the Case be continued until
next term & that the parties have day here
until the second Tuesday of February next

89?
Merrill
Furber

Eliza White of Boston in the County of Hampshire
a State of Connecticut Gent. Plaintiff
of Ipswich in our County of Berkshire
Defendant in a plea &c as of record heretofore the parties
appeared & agreed to have the Case continued until
next term without costs thereupon it is considered
by the Court that the parties have day here
until the second Tuesday of February next

White
Furber

John Worthington of Springfield in our County
of Hampshire Esq. Plaintiff
of Springfield in said County Gent. Defendant
the Case of Thomas Miller late of said Springfield
Gent. an absentee & absconding Debtor
in a plea &c as of record heretofore the Defendant
being three times publicly called to come into
Court notwithstanding his appearance the Plaintiff
appeared & prayed judgment thereupon it is
considered by the Court that the Defendant recover
against the Plaintiff the sum of twenty pounds
two shillings & three pence Damages & costs
to be paid at three pounds two shillings & two pence
more

Worthington
Miller

John Carbine of Stillwater in the County
of Albany a State of New York Gent. Plaintiff
of Northampton in our County of Hampshire
Defendant in a plea &c as of record heretofore the Defendant
being three times publicly called to come into Court
notwithstanding his appearance the Plaintiff is Non est
the action is dismissed

Corbin
Dunbar

John Chester Williams of Andover in our
County of Hampshire Esq. Plaintiff
of Northampton in the County of
Hampshire a State of Connecticut Gent. Defendant
in a plea &c as of record heretofore the Plaintiff
appeared & moved for continuance until next
term thereupon it is considered by the Court
that the parties have day here until the 2nd
Tuesday of February next

Williams
Chester

Commonwealth of Massachusetts Plaintiff
a Person of Color in our County of Worcester
Defendant in a plea &c as of record heretofore the Defendant
appeared & moved for continuance until next
term thereupon it is considered by the Court that
the parties have day here until the second Tuesday
of February next

Commonwealth
Arnold
Butler

Nathaniel Butler of
Joseph Miller of
in a plea &c
The Defendant being now three times called in Court
the Defendant defaulted and the action dismissed

Butler
Miller

Benjamin Wright Nathaniel Wright & Oliver Wright
of Northampton in our County of
Hampshire Esq. Plaintiff
of Northampton two being men Defendant in a plea &c
as of record heretofore the parties appeared & agreed
to have the Case continued until next term
thereupon it is considered by the Court that
the parties have day here until the second
Tuesday of February next

Wright & al
Lymon

Veale
Bodger

Jonathan Veale of New Braintree in our County
of Worcester Yeoman Plff. Elisha Bodger of
South Brimfield in our County of Hampshire
husbandman Dft in a plea & assise of record
heretofore the parties appear & refer all matters
to Josiah Browning & Daniel Sumner & their
award, judgment & determination to be final
Joseph Miller of Ludlow in our County
of Hampshire Yeoman Plff. Stephen Cotton of
Wilbraham in our County of Worcester Dft in a
plea & assise of record heretofore the Defendants
& prays that the case may be continued until
next term thereupon it is considered by the
Court that the parties have day here until
the 2^d Tuesday of February next

Dwight
Thent

Howler

Granger

Widow Fowler of Westfield in our County of
Hampshire Yeoman Plff. Epideon Granger of
Suffield in the County of Hartford State of Connecticut
Gent in Dft in a plea & assise of record heretofore the
parties appear & agree to have the case continued
until next term under the former style there
upon it is considered by the Court that the
parties have day here until the 2^d Tuesday
of February next

Pratt
Shiles

Grand Pratt of Granville in our County of
Hampshire Yeoman Plff. Job Shiles Junr of
Granville Yeoman Dft in a plea & assise of record
heretofore the parties now appear & agree that
in stead of Oliver Phelps Esq. Thomas & Sons be
a referee & submit this case & all Book accounts

Cutwell
Miller

Isaiah Cutwell of Westfield in our County
of Hampshire Yeoman Plff. John & William
Chesler in our County of Worcester Dft in a plea
& assise heretofore the parties appear & agree
to have the case continued until next term &
thereupon it is considered by the Court that the
parties have day here until the 2^d Tuesday
of February next

Brooks

Dewolf

William Brooks of Wadsworth in the County of
Hartford State of Connecticut Yeoman Plff. Matthew
Dewolf of Ludlow in our County of Berkshire Yeoman
Dft in a plea & assise of record heretofore the Dft being
now three times published called to come into Court
makes default in appearance the Plff's Nonest
& the action dismissed

Root

Shiles

Enoch Root of Newburgh in the County of
Albany & State of New York Yeoman
Plff. Job Shiles Junr of Granville in our County
of Hampshire Dft in a plea & assise of record heretofore
the parties appear & agree to have the case continued
until next term thereupon it is considered by the
Court that the parties have day here until the 2^d
Tuesday of February next

Brown

Blair

Solomon Brown of a place called White Creek in
the County of Charlotte & State of New York
Gent Plff. Robert Blair of Stamford in our
County of Hampshire Yeoman Dft in a plea & assise
of record heretofore the parties appear & agree to
have the case continued until next term thereupon
it is considered by the Court that the parties
have day here until the 2^d Tuesday of February
next

William Parker of Blanford in our County of Dorset
vs
The "Old Hides" and "New Hides" in the Court
Left in a plea & as is alleged the Debt
appears & prays that this case be continued until
next term therefore it is considered by the Court
that the parties have Day here until the
second Tuesday of February next

Joseph Lathrop of W. Springfield in our County Lathrop
vs
Springfield Women for their Prayers agent & trustee
Thomas Deft in a plea & as is alleged
here to pose the Debt being now three times publicly
called to come into Court makes default of his
appearance the Debt appears & prays judgment
thereupon it is considered by the Court that
Joseph recover against the Prayers & trustee
of five hundred & seven shillings & four pence
three pence Damages & costs taxed at
one pound nineteen shillings & four pence
Exp. 14 Nov. 1784

James Morton of Melton in our County of Morton
Hampshire Clerk. P. William Taylor of Litchfield
in our County of Suffolk Clerk. Left in a plea & as is
of record heretofore the Debt comes before the Court
injury & as is never promised or given in
manner & form the P. in his declaration has
alleged & there of put him self on the Country & the
P. likewise there upon the jurors of the County
according to the form of the Statute in such
cases made & provided at this time returned
inpaneled & duly sworn declare upon their Oaths by
James Taylor their foreman that the Debt
promised on the 1st June 1784 & as is alleged for the
Deft his costs taxed at five pounds & fifteen shillings
& five pence the P. in his own proper person appears
from the judgment of this Court to the Supreme
Judicial Court holden at Northampton the last
Tuesday of April next & recognizes with sureties
on the Law & Oaths

Samuel Hedman of Greenville in our County Hedman
of Hampshire Yeoman P. David Hocum & George
Hocum both of Greenville Yeoman Defts in a plea
Le as is of record heretofore the Defts being three
times publicly called to come into Court makes
default of his appearance the P. appears & prays
judgment thereupon it is considered by the Court
that Samuel recover against the Defendants
the sum of two hundred & fifty pounds fourteen
shillings & two pence Damages & costs taxed at
two pounds & thirteen shillings & four pence
Exp. 14 Nov. 1784

Thomas Griswold of Windsor in the County of Griswold
Hartford & State of Connecticut Yeoman P. David
David Brownson & Ruben Brownson both of Brownson
Worthington in our County of Hampshire Yeoman
Defts in a plea & as is of record heretofore the
plaintiff appears & prays that the case be continued
until next term & then judgment to be given
thereupon it is considered by the Court that the
parties have Day here until the 2nd Tuesday of
February next

Herebach Belding of Amherst in the County Dickinson
of Hampshire Yeoman P. John Dickinson
Yeoman & his son the Shoemaker both of
Amherst Defts in a Plea of Trespass as is
of record a last Term The Parties appear
and at a motion of Deft it is considered
said Parties have Day here until the second
Tuesday of February next

Boltonwood
Lyndon

James Wellwood of Chester in the County of Hampshire
Yeoman Affers to the Honorable Court of Hampshire County Yeoman
Left in April & as is of record here before the parties appear
agreed to have the case continued until next term therefore
it is considered by the Court that a ^{pro} practice have Day then
until the second Tuesday of February next

Lynn
Wright

And Lyman of Northampton of our Country of
Massachusetts James Pitt Esq. of the County of Northampton
James Esq. of the County of Northampton of record heretofore the
parties appear & agree to have the case continued until
next term thereupon it is considered by the Court that the
parties have day here until the 2nd Tuesday of
February next &c. &c. &c.

Leah
Shaw

Ebenezer Sears of Pelham in our County of Hampshire
 vs. Isaac Wolfe, John Shaw of Brookfield in our County
 of Worcester vs. Isaac Lathrop his Wife & John A.
 Mearns as is of record heretofore the parties severally appear
 & agree to have the case continued by reason of the
 Plaintiff being sick therefore it is ordered by
 the Court that all parties have and hereunto
 the second Tuesday of February next

Ely
Hillborn

Further they at West Springfield in our County
of Hampshire saye John William Gillman of sd
West Springfield Executive of the last will & testament
of John Gillman dec^d the Defendant & prays that
this leave be continued until next term thereupon
it is considered by the Court that sd parties have
saye here untill the 2nd Monday of February next

Smith
Lumber

Ben Smith of a Cove or Land lying between
Shelburn & Charlestown in our County of Hampshire
in our said Court. Timothy Turner of Chilton
in our County of Suffolk Defendant in a Plea as is
appears heretofore the Deft being three times
summoned to come into Court on other ^{several}
of his appearance the Plff appeared & prayed judgment
& thereupon it is considered by the Court that
R. Turner recover against Timothy the sum
of ninety four, hundred & one, shilling & sixpence & costs
three pence & two pence & eight shilling & sixpence
the Deft now appears by his own Attorney & says
appeals from the Judgment of this Court to the next
Judicial Court to be held at Northampton on the last
Tuesday of April next & he recognizes with sureties
on the Law & oaths

Poster
Inhibitions
of the five

Yehemiah Porter of Springfield in our County of
Hampshire Clerk of the Court the proprietors of a meeting
house called Union Church in our County Diffs in
place & no one herebefore the parties appear
agree to have the case continue untill next term
thereupon it is considered by the Court that separate
have say here untill the 2nd Tuesday of February next

Bates
y
Hess Bee

Thomas is Doctor of Divinity in our County of
Yamhill & is a free man. The Samuel Beebe of
the same County Gent^l in a plea &c.
was sworn here before the Court being now three
times publicly called to come into Court under
penalty of his appearance & the Defendant & pray
admitt^{er} thereupon it is considered by the Court
that as Thomas was against Samuel mine
round & eighteen shillings & pence & costs
paid at one penny sixteen shillings & eight pence
24th Apr^l 1700-1701 1706

Water
Boiler

Andrew Cotton of Springfield in the County of Hampshire
 versus Peter Thomas Bates of the same Springfield
 no man depth in a lease as is recorded & last Term on
 the Parties agree to refer the Case to the Dis-
 mission of M^{rs} James Lykes John Warren Thomas
 Williston, his heirs &c of them or any two of them to be final.
 he is returned into the Court & is to be made up and
 record accordingly and the Case is sent to the
 next Term

Andrew Colton of Springfield in the County of Hampshire
Edward Phillips of Boston in the County of Suffolk
Deft in a Plea as is of record here to file The Parties
appear and agree to refer this case to the Determination
of Messrs. Ebenezer Stebbins & Joseph Stebbins, the
Award of them or any two of them to be final & judgment to
be made in & upon said accordingly and the case
is continued to the next Term

Daniel Goodrich of Washington in our County
of Berkshire's Plaintiff
Thames Colson of Westfield
in our County of Hampshire's Defendant
as is of record here to file The Deft being now three times
publicly called to come into Court in answer & default of
his appearance the Plf appears & prays judgment
thereupon it is considered by the Court that the sum of
Daniel recover against the Deft the sum of
sixty three pounds & eighteen shillings Damages &
costs taxed at two pounds three shillings & two
pence The Deft now appears & by John Phillips Esqr
appeals from the Judgment of this Court to the supreme
Judicial Court holden at Northampton in & for
the County of Hampshire the last Tuesday of
April next & he recognizes with sureties as the
Law directs

William Phillips of Boston in our County of
Suffolk's Plaintiff
Edward Noble of Westfield in our
County of Hampshire's Defendant
as is of record here to file The Deft being now three times
publicly called to come into Court in answer & default of
his appearance the Plf appears & prays judgment
thereupon it is considered by the Court that the sum of
William recover against the Deft the sum of
at four pounds & thirteen shillings

Samuel Fowler of Southwick in our County of
Hampshire's Plaintiff
Biddad Fowler of Westfield
in our County of Hampshire's Defendant
as is of record here to file The Deft being now three times
publicly called to come into Court in answer & default of
his appearance the Plf appears & prays judgment
thereupon it is considered by the Court that the sum of
Samuel recover against the Deft the sum of
at four pounds & thirteen shillings

Samuel Fowler of Westfield in our County of
Hampshire's Plaintiff
Noble Fowler of Westfield
in our County of Hampshire's Defendant
as is of record here to file The Deft being now three times
publicly called to come into Court in answer & default of
his appearance the Plf appears & prays judgment
thereupon it is considered by the Court that the sum of
Samuel recover against the Deft the sum of
at four pounds & thirteen shillings

Thomas Thillman of Westfield in our County
of Hampshire's Plaintiff
James Thillman of Westfield
in our County of Hampshire's Defendant
as is of record here to file The Deft being now three times
publicly called to come into Court in answer & default of
his appearance the Plf appears & prays judgment
thereupon it is considered by the Court that the sum of
Thomas recover against the Deft the sum of
at four pounds & thirteen shillings

Benjamin Gunn of Blanford in our County
of Hampshire's Plaintiff
John Gunn of Westfield
in our County of Hampshire's Defendant
as is of record here to file The Deft being now three times
publicly called to come into Court in answer & default of
his appearance the Plf appears & prays judgment
thereupon it is considered by the Court that the sum of
Benjamin recover against the Deft the sum of
at four pounds & thirteen shillings

Palmer
Lee

Timothy Palmer of Suffield in the County of
Hartford & State of Connecticut Trade's Plaintiff
Lee of Westfield in our County of Hampshire Yeoman
Deft in a plea &c as is of record heretofore the Deft
being now three times publicly called to come
into Court makes default by his appearance the
Plt appears & prays judgment & thereupon it is
considered by the Court that he recover
against the Deft the sum of the sum of three
pounds two shillings & five pence Damages
& costs taxed at fifteen shillings & seven pence
Ex. i. p. Nov. 26th 1786

Lee
Nelson

John Lee Jun^r of Westfield in our County of Hampshire
Yeoman Plt vs John Nelson of Winton in our
County of Worcester Yeoman Deft in a plea &c as of
record heretofore the parties appear & agree to have
the case continued until next term thereupon
it is considered by the Court that the parties have
day here until the second Tuesday of February next

Fowler
Clark

Lephanieth Clark of Montgomery in our
County of Hampshire Yeoman Plt vs David
Fowler of Southwick in our County Yeoman Deft
in a plea &c as is of record heretofore the Deft
Lephanieth being three times publicly called
to come into Court makes default by his appearance
the Plt appears & prays judgment & thereupon it is considered by the Court that
the Deft recover against Lephanieth the
sum of six pounds eleven shillings & three pence
Damages & costs taxed at two pounds one shilling
& five pence - Ex. i. p. Nov. 26th 1786

Tillotson
Murray

John Tillotson of Granville in our County
of Hampshire Yeoman Plt vs Daniel Murray
of Southwick in our County Blacksmith Deft
in a plea &c as of record heretofore the Deft being
now three times publicly called to come into
Court makes default of his appearance the Plt
appears & prays judgment & thereupon it is considered
by the Court that he recover against the
Deft six pounds sixteen shillings & ten
pence Damages & costs taxed at two pounds
eight shillings & two pence - Ex. i. p. Nov. 26th 1786

Wancroft
Chapin

John Wancroft Jun^r of Westfield in our County
of Hampshire Yeoman Plt vs Oliver Chapin of
Milford in our County of Worcester Yeoman
Deft in a plea &c as of record heretofore the parties appear &
agree to have the case continued until next
term thereupon it is considered by the Court that
the parties have day here until the 2^d Tuesday
of February next

Thompson
Clark

John Thompson late of Montgomery in our County
of Hampshire Yeoman Plt vs Oliver Clark of
Montgomery Yeoman Deft in a plea &c as is of record
heretofore the Deft being now three times publicly
called to come into Court makes default of his
appearance the Plt appears & prays judgment
& thereupon it is considered by the Court that he
recover against the Deft eight pounds
fifteen shillings & seven pence Damages & costs
taxed at three pounds six shillings & ten pence
Ex. i. p. Nov. 26th 1786

Williams
Horton

Joseph Williams Jun^r of Westfield in our County
of Hampshire Yeoman Plt vs Thomas Horton of Westfield
in our County Yeoman Deft in a plea &c as is of record
heretofore the Deft being now three times publicly
called to come into Court makes default of his
appearance the Plt appears & prays judgment
& thereupon it is considered by the Court that
he recover against the Deft three pounds
seven shillings & seven pence Damages & costs
taxed at one pound seven shillings
Ex. i. p. Nov. 22nd 1786

of Hampshire County in our County of Bowcher 84
of Deerfield in a County woman Debt in a plea Newton
as of record heretofore the Debt being now
three times publicly called to come into Court
makes default of his appearance the Plt
appears & prays judgment & thereupon it is
considered by the Court that as the woman recovers
against the Plaintiff nine hundred pounds & two
shillings damages & costs taxed at two pounds
seven shillings & eight pence Ex. is 2 Nov 22nd 1784
Stephen Smith of Lunnington in our County of
Hampshire County Plt Stephen Hale of
Huntington called in a County woman Debt
in a plea as of record heretofore the parties
appear & agree to have this case continued
under the former rule until next term
thereupon it is considered by the Court that
the parties have Day here until the 2nd
Tuesday of February next

John Knowlton of Ashfield in our County of Knowlton
Hampshire County Plt Jonathan Trayer of Chatham
in a County woman Debt in a plea as of record Trayer
heretofore the Debt being three times publicly called
to come into Court makes default of his appearance
the Plt appears & prays judgment & thereupon
it is considered by the Court that as the woman recovers
against the Plaintiff two hundred two shillings &
six pence damages & costs taxed at ten shillings
& six pence Ex. is 2 Nov 20th 1784

William Billings of Conway in our County Billings
of Hampshire County Plt Joseph Puggles
of Ashfield in a County woman Debt
in a plea as of record heretofore the Debt being
now three times publicly called to come
into Court makes default of his appearance
the Plt appears & prays judgment & thereupon
it is considered by the Court that as William
recovers against the Plaintiff two hundred & fifteen
shillings & costs taxed at thirteen shillings
& three pence Ex. is 2 Nov 22nd 1784

William Billings of Conway in our County Billings
of Hampshire County Plt Robert Clark of
Huntington in a County woman Debt in a plea Clark
as of record heretofore the Debt being now
three times publicly called to come into
Court makes default of his appearance the
Plt appears & prays judgment & thereupon
it is considered by the Court that as William
recovers against the Plaintiff three hundred
sixteen shillings & seven pence damages
& costs taxed at nineteen shillings &
one penny Ex. is 22nd Nov 1784

John Smith of Hingham in our County of New Bedford
Hampshire County Plt John Foot of New Bedford
in a County woman Debt in a plea as of record
heretofore the Debt being now three times
publicly called to come into Court makes default
of his appearance the Plt appears & prays
judgment & thereupon it is considered by the
Court that as the woman recovers against the Plaintiff
the sum of
& costs taxed at

Daniel Norton of Conway in our County of Hampshire
County Plt William Hatfield of Hingham in our
County of Hampshire County Debt in a plea as
of record heretofore the Debt being now three times
publicly called to come into Court makes default
of his appearance the Plt appears & prays
judgment & thereupon it is considered by the
Court that as Daniel recovers against William
the sum of
& costs taxed at

Nathaniel Holcomb of Hingham in the County Holcomb
of Hampshire County Plt John Adams of Hingham
in a County woman Debt in a plea as of record
heretofore the Debt being three times publicly called
to come into Court makes default of his appearance
the Plt appears & prays judgment & thereupon
it is considered by the Court that as
Adams recovers against Holcomb the sum of
& costs taxed at

Hunt
Clark & ad
Elijah Hunt of Northampton in our County of
Hampshire Esqr. Plff. vs. Henry & Sarah Rogers
both of West Springfield in our County Trade &c
Groomen Defendants of West Springfield Groomen
Ditto in a plea & answer heretofore the Dft
being now three times publickly called to come
into Court makes default of their appearance
the Plff appears & prays Judgment & thereupon
it is considered by the Court that sd. Eliza
recover against sd. Henry & Sarah & Samuel four
pounds & two shillings Debt & Costs taxed at
one pound eighteen shillings & four pence
Expise Dec^r 1781

Neott & ad
Noble
John Neott & John Caldwell both of Westfield in
the County of Westford & State of Connecticut Plaintiffs
on the State of Samuel Neott late of Westford
Died Plffs Stephen Noble of Westfield in our
County of Hampshire Esqr. Dft in a plea &c
as of record heretofore the Dft being three
times publickly called to come into Court
makes default of his appearance the Plffs
appear & pray Judgment & thereupon it is
considered by the Court that Neott & Caldwell
recover against sd. Stephen one hundred &
forty one pounds & twelve shillings Damages
& Costs taxed at two pounds one shilling &
Expise Dec^r 1781

Warriner
Fairbanks
William Warriner of Springfield in our County
of Hampshire Groomen Plff. vs. Aaron Fairbanks
of West Fairbanks both of Springfield Groomen
Ditto in a plea & answer heretofore the Dft
being three times publickly called to come into
Court makes default of their appearance
the Plff appears & prays Judgment & thereupon
it is considered by the Court that sd. William
recover against sd. Aaron & Abet the sum
of ninety four pounds & five shillings Damages
& Costs taxed at two pounds four shillings
& four pence Expise Dec^r 1781

Harri
Ely
Amiel Harrington of Springfield in our
County of Hampshire Esqr. Plff. vs. William Ely
of West Springfield in our County
Groomen Dft in a plea & answer heretofore
the Dft being now three times publickly
called to come into Court makes default of
his appearance the Plff appears & prays
Judgment & thereupon it is considered by
the Court that Amiel recover against sd.
William two pounds seven shillings &
six pence Damages & Costs taxed at
one pound fifteen shillings & six pence
Expise Dec^r 1781

Brooks
Butler
Austin Brooks of Springfield in our
County of Hampshire Plff. vs. Thomas
of Springfield Groomen Dft in a plea & answer
heretofore the Dft being three times publickly
called to come into Court makes default of his
appearance the Plff appears & prays Judgment
& thereupon it is considered by the Court that
sd. Austin recover against sd. Thomas the sum
of eighty four pounds nineteen shillings & four pence
Damages & Costs taxed at one pound sixteen
shillings & two pence Expise Dec^r 1781

Marsh
Strong
Samuel Marsh Jun^r of Westford in the County
of Westford & State of Connecticut Groomen Plff.
vs. John Strong Jun^r of Granville in our County of
Hampshire Groomen Dft in a plea &c as of record
heretofore the Dft being now three times publickly
called to come into Court makes default of his
appearance the Plff appears & prays Judgment
& thereupon it is considered by the Court that sd.
Samuel recover against sd. John seven pounds
& three pence Damages & Costs taxed at two pounds
eight shillings & eight pence the Dft now appears by
John Parker Dft & appears from the Judgment of this
Court to the supreme Judicial Court holden at Northampton
the last Tuesday of April next

Martha Wm. Dyer of Boston in our County of Suffolk Mr. Dyer
W. Dow Adams of the Estate of James Wm. Dyer late of
of Boston Decd in sd County of Suffolk Benjamin
Morgan & Elijah Chapin both of Bellingham in our
County of Hampshire having before in a plea & ass of
record heretofore the Defl being now three times
publicly called to come into Court in which default
of his appearance the Plt appears & prays judgment
& thereupon it is considered by the Court that the
Plt recover against D Benjamin & Elijah
four pounds one shilling & three pence damages &
costs taxed at four pounds eight shillings &
six pence November 16th 1785

James Robinson of New Braintree in our Robinson
County of Worcester having before the John Bradish
Esqr & James Bradish Gent both of Cumington
in our County of Hampshire Defl in a plea & ass
of record heretofore the Defl being now three times
publicly called to come into Court in which default
of his appearance the Plt is Nonsuit & the
action dismissed

Thompson & Maxwell of Bellingham in our County Maxwell
of Hampshire having before the Stephen Dannon of Wm
in sd County husband man Defl in a plea & ass of
record heretofore the Defl being now three times
publicly called to come into Court in which default
of his appearance the Plt appears & prays judgment
& thereupon it is considered by the Court that the
Plt recover against D Stephen Dannon
of twenty one pounds & fourteen shillings & six pence
& costs taxed at two pounds & six shillings
Ex = 100 = 16th 1785

Henry Field of Woburn in our County of Field
Worcester Widow David & Gordon of Wimpole Morgan
in our County of Hampshire Defl in a
plea & ass of record heretofore the parties
severally appearing refer this Cause to D Joseph
Moffett Rhinehart Wm. & Joseph Bradish
& the award of them over their fees of them to be
final

Mary Ann Townsend of Boston in our County Townsend
of Suffolk Widow Exec of the last Will & testament
of William Blair Towns and late of Woburn in our
County of Worcester Plt vs Thomas Wood of Waverley
in our County of Hampshire husband man Defl
in a plea & ass of record heretofore the Defl being
now three times publicly called to come
into Court in which default of his appearance the
Plt appears & prays judgment & thereupon it is
considered by the Court that D Mary Ann
recover against D William forty pounds & five
shillings & costs taxed at four pounds & fourteen
shillings & six pence Ex = 100 = 16th 1785

Jeremiah Leamed of New Salem in our County Leamed
of Hampshire having before the Caleb Piper of Huntington
in our County of Worcester Defl in a plea & ass of
record heretofore the Defl being now three times
publicly called to come into Court in which default
of his appearance the Plt appears & prays
judgment & thereupon it is considered by the
Court that D Jeremiah recover against D Caleb
the sum of nineteen pounds & five shillings &
six pence damages & costs taxed at two pounds
five shillings & six pence Ex = 100 = 16th 1785

Jeremiah Power of New Salem in our County Power
of Hampshire having before the Simon Howe of
of Hampshire husband man Defl in a plea
& ass of record heretofore the now appears & prays
judgment & thereupon it is considered by the
Court that D Jeremiah recover against D Simon
the sum of five pounds ten shillings & six pence
& costs taxed at two pounds & six shillings &
the Defl now by Caleb Howe Esqr appears & prays
the judgment of this Court to the before the
Court holden at Northampton the last time
of assizes next & thereupon it is ordered
as the Law directs

Williams
Wallcott

Israel Williams Jun^r of Hatfield in our County
of Hampshire Gent^l vs. Peter Wallcott of
Southampton in sd County Yeoman Deft in a
plea &c as of record heretofore the Deft being
three times publicly called to come into
Court makes default of his appearance the
Pl^t appears & prays judgment thereupon it is
considered by the Court that sd Pl^t recover
against sd Deft with an accented pound in
six shillings & eight pence Damages & costs
taxed at one pound seventeen shillings &
eight pence Ex^{ce} ip^s Dec^r 22nd 1784

Williams
Kelley

Israel Williams Jun^r of Hatfield in our County
of Hampshire Gent^l vs. Peter Kelley of
Christchurch in sd County Yeoman Deft in a
plea &c as of record heretofore the Pl^t now
appears & prays judgment thereupon it is
considered by the Court that sd Pl^t recover
against sd Deft the sum of fifty pounds
eighteen shillings & eight pence Damages &
Costs taxed at two pounds & four pence
Ex^{ce} ip^s Dec^r 22nd 1784

Blodget
Bathurst

David Blodget of Brimfield in our County
of Hampshire Husbandman Pl^t vs. Alexander
Bathurst of Puttenham in our County of Worcester
Gent^l Deft in a plea &c as of record heretofore
the parties appear & agree to have the case
continued until next term thereupon it is
considered by the Court that sd parties
have day here until the 2nd Tuesday of
February next

Sabin
Lawer

Josh Sabin of
Isleham of
a Plea &c The Appellant being now three times publicly
called as Narrator & the Appellee is defaulted & the Action
dismissed &c

Appellant vs.

Appellee in

Morgan
Worfe

Abner Morgan of Brimfield in our
County of Hampshire Esq^r vs. David
Worfe of this bridge in our County of Worcester
Husbandman Deft in a plea &c as of record heretofore
it is considered & ordered by the Court that the
Case be continued until next term & that sd
parties have day here until the 2nd Tuesday
of February next

Brown
White

John Brown of Brimfield in our County
of Hampshire Husbandman Pl^t vs. Phineas
Ward of Leicester in our County of Worcester
Husbandman Deft in a plea &c as of record
heretofore the Pl^t now appears & prays judgment
thereupon it is considered by the Court that
sd Pl^t recover against sd Deft three pounds
& seven shillings Damages & Costs taxed at two pounds
eight shillings & eight pence Ex^{ce} ip^s Dec^r 19th 1784

Brown
Brewer

Archibald Brown of South Brimfield in our
County of Hampshire Esq^r vs. David Brewer
of Boston in our County of Suffolk Esq^r Deft in a
plea &c as of record heretofore the Pl^t being
three times publicly called to come into
Court is default the Deft appears & prays
that his Costs may be allowed him thereupon
it is considered by the Court that sd Pl^t recover
against sd Deft the sum of his Costs
taxed at three pounds & eighteen shillings
Ex^{ce} ip^s Dec^r 19th 1784

Wm. Hitchcock of Springfield in our County of Hampshire
Hampshire husbandman v. Mr. John Perkins of
Hampshire in our County of Suffolk Defendant in a plea
as of record heretofore the parties appear
agree to have that case continued until next
term thereupon it is considered by the Court
that the parties have day here until the 2nd
Tuesday of February next.

Nathaniel Moulton of Springfield in our County of Hampshire
of Hampshire & wife of Connecticut husbandman v. Mr. John Perkins of
Hampshire in our County of Suffolk Defendant in a plea
as of record heretofore the parties appear
agree to have that case continued until next
term thereupon it is considered by the Court that the
Nathaniel recover against the Defendant the
sum of one hundred & nine pounds eight shillings
& six pence damages & Costs taxed at two pounds
seven shillings & four pence - Ex. 15th Nov. 18th 18th

Converse Cutler of Colburn in the County of Colburn
of Colburn & wife of Connecticut husbandman v. Mr. John Perkins of
Hampshire in our County of Suffolk Defendant in a plea
as of record heretofore the parties appear
agree to have that case continued until next
term thereupon it is considered by the Court that the
Converse recover against the Defendant the
sum of two pounds four shillings & six pence
damages & Costs taxed at one pound eight shillings
& four pence - Ex. 15th Nov. 18th 18th

Wm. Hitchcock of Springfield in our County of Hampshire
Hampshire husbandman v. Mr. John Perkins of
Hampshire in our County of Suffolk Defendant in a plea
as of record heretofore the parties appear
agree to have that case continued until next
term thereupon it is considered by the Court that the
Wm. Hitchcock recover against the Defendant the
sum of one hundred & nine pounds eight shillings
& six pence damages & Costs taxed at two pounds
seven shillings & four pence - Ex. 15th Nov. 18th 18th

Abner Morgan of Springfield in our County of Hampshire
of Hampshire & wife of Connecticut husbandman v. Mr. John Perkins of
Hampshire in our County of Suffolk Defendant in a plea
as of record heretofore the parties appear
agree to have that case continued until next
term thereupon it is considered by the Court that the
Abner Morgan recover against the Defendant the
sum of one hundred & nine pounds eight shillings
& six pence damages & Costs taxed at two pounds
seven shillings & four pence - Ex. 15th Nov. 18th 18th

Jonathan Moulton of Springfield in our County of Hampshire
of Hampshire & wife of Connecticut husbandman v. Mr. John Perkins of
Hampshire in our County of Suffolk Defendant in a plea
as of record heretofore the parties appear
agree to have that case continued until next
term thereupon it is considered by the Court that the
Jonathan Moulton recover against the Defendant the
sum of one hundred & nine pounds eight shillings
& six pence damages & Costs taxed at two pounds
seven shillings & four pence - Ex. 15th Nov. 18th 18th

Jonathan Moulton of Springfield in our County of Hampshire
of Hampshire & wife of Connecticut husbandman v. Mr. John Perkins of
Hampshire in our County of Suffolk Defendant in a plea
as of record heretofore the parties appear
agree to have that case continued until next
term thereupon it is considered by the Court that the
Jonathan Moulton recover against the Defendant the
sum of one hundred & nine pounds eight shillings
& six pence damages & Costs taxed at two pounds
seven shillings & four pence - Ex. 15th Nov. 18th 18th

Widow Mary Ann Biddeford of Boston in our County of
Suffolk Widow & administratrix of the estate of James
Biddeford late of Boston Esq. deceased in our
County of Suffolk Plaintiff John Sweet late of Newbury
in our County of Hampshire husbandman
Defendant in a plea &c as of record here before by reason
of the Debt being out of the State it is ordered
by the Court that this Cause be continued until the
next term & that the parties have done herein
until the 22nd Tuesday of February next

James Davis of Granville in our County of
Hampshire Plaintiff John Simon of Wrentham
in our County husbandman Defendant in a plea &c as of
record here before the parties appear & agree that here
this Cause be continued until next term & then
Judgment to be final & thereupon it is considered
by the Court that the parties have done herein
until the 22nd Tuesday of February next

George Pyncheon of Springfield in our County
of Hampshire Plaintiff John Pyncheon of Wrentham
in our County husbandman Defendant in a plea &c as of
record here before the Defendant appears & prays
Judgment & thereupon it is considered by the Court
that George recover against John Pyncheon the sum
of three pounds fifteen shillings & six pence Damages
& Costs taxed one pound sixteen shillings &
ten pence - Ex. ipso Nov. 19th 1784

Jonathan Cooley of Palmer in our County of
Hampshire Plaintiff Nathaniel Marsh
of Hanson in our County Defendant in a plea &c as of
record here before the Plaintiff appears & prays
Judgment & thereupon it is considered by the Court
that Jonathan recover against Nathaniel the sum of
one hundred & eighteen pounds
nine shillings & ten pence Damages & Costs taxed
at two pounds & one shilling - Ex. ipso Nov. 19th 1784

Oliver Bates of Union in our County of Hampshire
Plaintiff John Pyncheon of Wrentham Defendant in a plea &c as of
record here before the Plaintiff appears & prays
Judgment & thereupon it is considered by the Court
that Oliver recover against John Pyncheon the sum of
one hundred & one shilling & six pence Damages & Costs taxed at

George Pyncheon of Springfield in our
County of Hampshire Plaintiff John Simon
of Wrentham in our County Defendant in a
plea &c as of record here before the Plaintiff
appears & prays Judgment & thereupon it is
considered by the Court that George recover
against John Simon the sum of three pounds
& six pence Damages & Costs taxed at one pound
sixteen shillings & six pence the Defendant
appears from the Judgment of this Court to the
Supreme Judicial Court holden at Newburyport
the last Tuesday of April next & he is recognized
with sureties to the said Court

Nathaniel Wood of Stafford in the County
of Wrentham Plaintiff Elisha Warner of
Wrentham Defendant in a plea &c as of
record here before the Plaintiff appears & prays
Judgment & thereupon it is considered by the Court
that Nathaniel recover against Elisha the sum of
seven pounds eleven shillings & six pence Damages
& Costs taxed at one pound sixteen shillings & six
pence - Ex. ipso Nov. 19th 1784

Samuel Post of Springfield in our County of
Hampshire Plaintiff John Pyncheon of Wrentham
in our County Defendant in a plea &c as of record here before
the Defendant now three times publicly called to
come into Court makes default of his appearance
the Plaintiff & his Counsel & the Clerk of the Court

Levin Blodget of Winton in our County of Worcester husbandman Plaintiff of William in our County of Worcester husbandman Defendant in a plea & as of record here before the Plaintiff now appears & prays judgment & thereupon it is considered by the Court that Levin recover against William the sum of four pounds one shilling & six pence Damages & Costs taxed at two pounds ten shillings & ten pence Ex parte Nov 16th 1784

Samuel Butler of Mansons in our County of Hampshire husbandman Plaintiff of William in our County of Hampshire husbandman Defendant in a plea & as of record here before the parties appear & refer this case to William Scott Esq. Crofts & Gonsforth & the award of them or either two of them to be final

Benjamin Davison of Mansons in our County of Hampshire husbandman Plaintiff of William in our County of Hampshire husbandman Defendant in a plea & as of record here before the parties appear & refer this case to William Scott Esq. Crofts & Gonsforth & the award of them or either two of them to be final

John Nichols of Brimsfield in our County of Hampshire husbandman Plaintiff of Benjamin in our County of Hampshire husbandman Defendant in a plea & as of record here before the Plaintiff now appears & prays judgment & thereupon it is considered by the Court that John recover against Benjamin the sum of sixty one pounds fourteen shillings & one penny Damages & Costs taxed at two pounds nine shillings & four pence Ex parte Nov 16th 1784

Joseph Butch of Winton in our County of Hampshire husbandman Plaintiff of Thomas in our County of Hampshire husbandman Defendant in a plea & as of record here before the Plaintiff now appears & prays judgment & thereupon it is considered by the Court that Joseph recover against Thomas the sum of nineteen pounds & sixteen shillings & nine pence Damages & Costs taxed at two pounds five shillings & ten pence Ex parte Nov 17th 1784

John of West Springfield in our County of Hampshire husbandman Plaintiff of William in our County of Hampshire husbandman Defendant in a plea & as of record here before the Plaintiff now appears & prays judgment & thereupon it is considered by the Court that John recover against William the sum of five pounds & six shillings & six pence Damages & Costs taxed at one pound sixteen shillings & four pence Ex parte Nov 20th 1784

John of West Springfield in our County of Hampshire husbandman Plaintiff of William in our County of Hampshire husbandman Defendant in a plea & as of record here before the Plaintiff now appears & prays judgment & thereupon it is considered by the Court that John recover against William the sum of five pounds & six shillings & six pence Damages & Costs taxed at one pound sixteen shillings & four pence Ex parte Nov 20th 1784

John of West Springfield in our County of Hampshire husbandman Plaintiff of William in our County of Hampshire husbandman Defendant in a plea & as of record here before the Plaintiff now appears & prays judgment & thereupon it is considered by the Court that John recover against William the sum of five pounds & six shillings & six pence Damages & Costs taxed at one pound sixteen shillings & four pence Ex parte Nov 20th 1784

John of West Springfield in our County of Hampshire husbandman Plaintiff of William in our County of Hampshire husbandman Defendant in a plea & as of record here before the Plaintiff now appears & prays judgment & thereupon it is considered by the Court that John recover against William the sum of five pounds & six shillings & six pence Damages & Costs taxed at one pound sixteen shillings & four pence Ex parte Nov 20th 1784

Billings
Howe

Joseph Billings of Newburytown in our County of Hampshire
vs
Thomas Billings of Newburytown in our County of Hampshire
Deft in a plea &c in of record heretofore the parties appeared &c
there is no service on the writ the action dismissed

Swift
Beltinger

Chippman Swift of Wilmington in the County of
Windsor & Sheriff of the County of New Hampshire
of the last will & testament of Ephraim Swift late
of Wilmington deceased &c in a plea &c in of record heretofore
the parties appeared &c in of record heretofore the parties appeared &c
there is no service on the writ the action dismissed

Robins
Moore

Joseph Robins of Newburytown in our County of
Hampshire vs
Thomas Moore of Newburytown in our County of Hampshire
Deft in a plea &c in of record heretofore the parties appeared &c
there is no service on the writ the action dismissed

Bliss & Co
Coolidge

Nathan Bliss of Newburytown in our County of
Hampshire vs
Thomas Coolidge of Newburytown in our County of Hampshire
Deft in a plea &c in of record heretofore the parties appeared &c
there is no service on the writ the action dismissed

Cushman
Thompson

Thomas Cushman of Newburytown in our County of
Hampshire vs
Thomas Thompson of Newburytown in our County of Hampshire
Deft in a plea &c in of record heretofore the parties appeared &c
there is no service on the writ the action dismissed

Belting
Cott

Samuel Belting of Newburytown in our County of
Hampshire vs
Thomas Cott of Newburytown in our County of Hampshire
Deft in a plea &c in of record heretofore the parties appeared &c
there is no service on the writ the action dismissed

Belting
Cott

Samuel Belting of Newburytown in our County of
Hampshire vs
Thomas Cott of Newburytown in our County of Hampshire
Deft in a plea &c in of record heretofore the parties appeared &c
there is no service on the writ the action dismissed

John Chester Williams of Hadley in our County of
Hampshire Esq. vs. Peter L. Carter Warner of Greenby
in sd County Gent. Deft in a plea &c as of record
heretofore the Dff now appears & prays judgment
& thereupon it is considered by the Court that in
John recover against sd Defendant three pounds
three shillings & six pence Damages & Costs taxed
at fifteen shillings & ten pence Ex. ip. 20th Nov. 30th 1784

Williams 7
88
Warner's

John Chester Williams of Hadley in our County
of Hampshire Esq. vs. Peter Samuel Lammon of
Ware in sd County Gent. Deft in a plea &c as of
record heretofore the Dff now appears & prays
judgment & thereupon it is considered by the Court
that sd John recover against sd Defendant the
sum of three pounds three shillings & eleven pence
Damages & Costs taxed at fifteen shillings &
eleven pence

Williams
Lammon

Hugh Johnson of Petham in our County of
Hampshire Esq. vs. Peter John Sheirmon of
Springfield in sd County Gent. Deft in a plea
&c as of record heretofore the Dff now appears
& prays judgment & thereupon it is considered
by the Court that sd Hugh recover against sd
John three pounds three shillings & three pence
Damages & Costs taxed at nine shillings
& three pence Ex. ip. 20th Nov. 30th 1784

Johnson
Sheirmon

Samuel Lyman of Springfield in our County
of Hampshire Esq. vs. Peter Benjamin
Benjamin of Wiltshire in sd County
Gent. Deft in a plea &c as of record heretofore the
parties appear & agree to have the case continued
until next term the reason for it is considered
by the Court that sd parties have day for sd
the 2nd day of February next

Lyman
Benjamin

George Needles of Blanford in our County of
Hampshire Esq. vs. Peter Benjamin Winchel of
Witchford in sd County Gent. Deft in a plea &c as of record
heretofore the parties appear & agree to have the case continued
until next term for judgment & thereupon it is
considered by the Court that sd parties have
day for sd the 2nd day of February next

Needles
Winchel

William Parham of Blanford in our County
of Hampshire Esq. vs. Peter Benjamin Loomis of
Southwiche in sd County Gent. Deft in a plea
&c as of record heretofore the Dff now appears &
prays judgment & thereupon it is considered
by the Court that sd William recover against
sd Benjamin nine pounds fifteen shillings &
four pence Damages & Costs taxed at two pounds
four shillings & seven pence therefore Ex. ip. 20th

Parham
Loomis

Eleazar Smith of Northampton in our County
of Hampshire Esq. vs. Peter Inhabitants of
Southwiche in sd County Deft in a plea &c as of
record heretofore the Dff now appears & prays
judgment & thereupon it is considered by the
Court that sd Eleazar recover against sd Inhabitants
the sum of twenty nine pounds ten shillings &
eleven pence Damages & Costs taxed at one
pound eighteen shillings & six pence therefore Ex. ip. 20th

Smith
Southwiche

Heremiah Thing of Hadley in our County of
Hampshire Esq. vs. Peter James Nooney of
Middlefield in sd County Gent. Deft in a plea
&c as of record heretofore the Dff now appears &
prays judgment & thereupon it is considered by
the Court that sd Jeremiah recover against sd
James thirteen pounds five shillings & one penny
Damages & Costs taxed at two pounds ten shillings
& two pence therefore Ex. ip. 20th

Thing
Nooney

William Parham of Blanford in our County
of Hampshire Esq. vs. Peter John Moseley of
Middlefield in sd County Gent. Deft in a plea &c as of record
heretofore the Dff now appears & prays judgment
& thereupon it is considered by the Court that sd
William recover against sd John eight pounds
eleven shillings & eight pence Damages & Costs
taxed at two pounds three shillings & eleven
pence Ex. ip. 20th Dec. 20th 1784

Parham
Moseley

Winchell
Lambert

I am Winchell of Lumbury in the County of Hampshire
& State of Connecticut vs. Daniel Lamb
of Springfield in our County of Hampshire Gent.
Dett in a plea & as of record heretofore the Plff now
appears & prays Judgment & thereupon it is considered
by the Court that the Plff recover against the Def
the sum of four pounds two shillings & nine pence
Damages & costs taxed at two pounds five shillings
& eight pence - Ex. Dec. 9th 1784

Moseley
Campbell

Thomas Moseley of Westfield in our County of
Hampshire Gent. vs. James Campbell
of Southwich in our County of New York Gent.
Dett in a plea & as of record heretofore the Plff now appears &
prays Judgment & thereupon it is considered by
the Court that the Plff recover against the Def
the sum of three pounds ten shillings & six pence Damages
& costs taxed at two pounds - Ex. Dec. 17th 1785

Parker
Garter

William Parker of Island Pond in our County of
Hampshire vs. William Garter of Westfield in
our County of New York Dett in a plea & as of record heretofore
the Plff now appears & prays Judgment & thereupon
it is considered by the Court that the Plff recover the sum of
four pounds three shillings & nine pence Damages
& costs taxed at two pounds five shillings & three
pence - therefore &c

Trotter
Need

Jonathan Trotter of Granville in our County
of Hampshire vs. Martin Need of
Granville in the County of New York & State of
Connecticut Gent. Dett in a plea & as of record heretofore
the Plff now appears & prays Judgment & thereupon
it is considered by the Court that the Plff recover
against the Def the sum of twenty pounds
Damages & costs taxed at two pounds five
shillings & five pence - therefore &c

Ches
Ches

Christian Ches of Durham in our County of Hamps
hire vs. Widow Ches of Durham in our County of New York
Dett in a plea & as of record heretofore the Plff now appears &
prays Judgment & thereupon it is considered by the Court
that the Plff recover against the Def the sum of
eight pounds sixteen shillings & nine pence
Damages & costs taxed at one pound ten shillings
& six pence - Ex. Dec. 9th 1784

Clarke
Inhabitants of
Ware

Samuel Clarke of Granby in our County
of Hampshire vs. Inhabitants of
Ware in our County of New York Dett in a plea & as of record
heretofore the Plff now appears & prays Judgment
& thereupon it is considered by the Court that the
Plff recover against the Def the sum of eight pounds
twelve shillings & seven pence
Damages & costs taxed at two pounds & six pence
Ex. Dec. 17th 1784

McDaniels
Shinner

Job McDaniels of Amherst in our County of Hampshire
vs. Shinner of Amherst in our County of New York
Dett in a plea & as of record heretofore the Plff
now appears & prays Judgment & thereupon it is considered
by the Court that the Plff recover against the Def the
sum of sixteen pounds & four shillings & six pence
Damages & costs taxed at two pounds & six pence
Ex. Dec. 17th 1784

Thomson
Thomson

Thomas Thomson of Amherst in our County
of Hampshire vs. Thomson of Amherst in our County
of New York Dett in a plea & as of record heretofore
the Plff now appears & prays Judgment & thereupon
it is considered by the Court that the Plff recover
against the Def the sum of five pounds
ten shillings & nine pence Damages & costs taxed at
two pounds two shillings & six pence Ex. Dec. 17th 1784

Field
Thomson

John Field of Amherst in our County of Hampshire
vs. Thomson of Amherst in our County of New York
Dett in a plea & as of record heretofore the Plff
now appears & prays Judgment & thereupon it is
considered by the Court that the Plff recover against
the Def the sum of nine pounds five shillings
& six pence Damages & costs taxed at two pounds
one shilling & ten pence Ex. Dec. 17th 1784

Have Abnercombe of Pelham in our County of Hampshire Abnercombe
 Plaintiff against Benjamin Garsden of New Salem in sd
 County of New Hampshire a plea & as of record heretofore Garsden
 the Plaintiff appears & prays judgment & thereupon
 it is considered by the Court that sd Plaintiff recover
 against sd Defendant four pounds & seven pence
 Damages & costs taxed two pounds seven shillings
 & six pence the Defendant appears by David
 Foster Esq. & appears from the sd Defendant to the
 Court to the Supreme Judicial Court holden at
 Northampton on the last Tuesday of April next
 & his cognizance with verdict as the Law Directs
 Plaintiff White of Chatham in our County of White
 Hampshire Gent. vs. Pelly Calvin Fuller of Wingham Fuller
 State of Vermont Yeoman Left in a plea & as of record
 heretofore the Plaintiff appears & prays to have the
 Case continued until next term & thereupon it
 is considered by the Court that sd parties have day
 here until the 2nd Tuesday of February next
 Phineas Lyman of Chatham Esq. vs. David Marsh Yeoman Lyman
 & Sarah his Wife Oliver Smith Esq. vs. Elizabeth
 his Wife Timothy Lyman Gent. all of sd County of
 Hampshire vs. Pelly Calvin Fuller of Wingham Fuller
 of sd County of Hampshire County Yeoman Plaintiff
 as of record heretofore the parties appear &
 agree to have the Case continued until next
 term thereupon it is considered by the Court
 that sd parties have day here until the
 second Tuesday of February next
 Zedekiah Thayer of Chatham in our County of Fryell
 Hampshire Yeoman Plaintiff vs. Alexander Botwell
 Gent. of Chatham in our County of Worcester Gent. Botwell
 Left in a plea & as of record heretofore the Plaintiff
 appears & prays judgment & thereupon it is considered
 by the Court that sd Plaintiff recover against sd Alex.
 the sum of eighteen pounds & seven shillings & six pence
 & costs taxed at two pounds six shillings &
 six pence Ex. i. p. Nov. 19th 1781
 Jacob Robinson of Williamsburg in our County Robinson
 of Hampshire Yeoman Plaintiff vs. James Hunt of sd
 Williamsburg Yeoman Left in a plea & as of record
 heretofore the Plaintiff appears & prays judgment &
 thereupon it is considered by the Court that sd
 Jacob recover against sd James four pounds six
 shillings & one penny Damages & costs taxed at two
 pounds & one shilling & six pence Ex. i. p. Nov. 19th 1781
 Abraham Hill of Exford in our County of Worcester Hill
 Gent. Plaintiff vs. John Powers Esq. Gent. vs. Nathan
 Morshin & Nathan Brewer of Shutesbury in our Powers & al
 County of Hampshire Left in a plea & as of record
 heretofore the Plaintiff appears & prays judgment &
 thereupon it is considered by the Court that sd Abraham
 recover against sd John Nathan & Nathan Powers
 the sum of thirty four pounds & nine shillings & six pence
 & costs taxed at three pounds two shillings &
 six pence Ex. i. p. Nov. 19th 1781
 Aaron Alvord of Andover in our County of Middle
 Hampshire Plaintiff vs. George Smith of Chatham in
 sd County Defendant Left in a plea & as of
 record heretofore the Plaintiff appears & prays
 judgment & thereupon it is considered by the
 Court that sd Aaron recover against sd George
 one hundred & seventeen pounds & two shillings &
 Damages & costs taxed at one pound eighteen
 shillings & six pence Ex. i. p. Nov. 19th 1781
 God Lyman of Northampton in our County of Hampshire
 County of Hampshire Yeoman Plaintiff vs. David
 Puffer of Northampton Left in a plea & as of record
 heretofore the Plaintiff appears & prays
 judgment & thereupon it is considered by the
 Court that sd Lyman recover against sd Puffer
 the sum of seven pounds & one shilling & six pence
 & costs taxed at one pound eighteen
 shillings & six pence Ex. i. p. Nov. 19th 1781
 John Sprague of Chatham in our County of Middle
 Hampshire Plaintiff vs. John Barber of
 Northampton in our County Defendant Left in a
 plea & as of record heretofore the Plaintiff
 appears & prays judgment & thereupon it is
 considered by the Court that sd Sprague recover
 against sd Barber the sum of seven
 pounds & ten shillings & one penny Damages
 & costs taxed at one pound eighteen shillings
 & six pence Ex. i. p. Nov. 19th 1781

Eastman
Stephens
William Eastman of Granby in our County of Hampshire
Gent^r vs P^r John Stephens of Brookfield in our County
of Worcester. Coman D^t in a plea & answer. Whereupon
the P^r appears & prays Judgment & thereupon it
is considered by the Court that sd William recover
against sd John the sum of forty one pounds &
sixteen shillings Damages & Costs taxed at two
pounds & five pence. Ex^r ip^s Nov^r 18th 1784

Eastman
Chyres
William Eastman of Granby in our County
of Hampshire Gent^r vs P^r Joseph Chyres of New
Brighton in our County of Worcester. Coman
D^t in a plea & answer of record heretofore the
P^r now appears & prays Judgment & thereupon
it is considered by the Court that sd William
recover against sd Joseph the sum of fourteen
pounds & sixteen shillings Damages & Costs taxed at
two pounds & five pence. Ex^r ip^s Nov^r 18th 1784

Allen
High
Annasa Allen of Amherst in our County of
Hampshire husbandman P^r vs Thomas Town
of Oxford in our County of Worcester. Gent^r Ex^r of the
last W^{ill} & testament of Thomas High late of
Oxford Gent^r Dec^d D^t in a plea & answer of record
heretofore the P^r now appears & prays Judgment
& thereupon it is considered by the Court that sd
Annasa recover against sd Thomas the sum of
thirty six pounds two shillings & eight pence
Damages & Costs taxed at three shillings &
seven pence. Ex^r ip^s Nov^r 18th 1784

Billings
Thompson
Benjamin Billings of Belchertown in our County
Coman P^r Benjamin Thompson of W^{ill} in our
County Coman D^t in a plea & answer of record heretofore
the parties appear & refer all demand to the award
Judgment & Determination of Josiah Lyman
Esq^r of the County of W^{ill} & of W^{ill} & the award of them
as either two of them to be paid to the other or to the
Court Judgment & award up to the Court & awarding
of Hampshire Gent^r P^r Joseph Lyman of
Northampton in our County Gent^r D^t in a plea
& answer of record heretofore the P^r now appears &
prays Judgment & thereupon it is considered by
the Court that sd Thomas recover against sd
Joseph the sum of six pounds & two shillings
Damages & Costs taxed at one pound six pence
shillings & four pence. Ex^r ip^s Nov^r 18th 1784

Porter
Polding
Silas Porter of Haverhill in our County of
Hampshire Coman P^r Samuel Polding of
Haverhill Coman D^t in a plea & answer of record heretofore
the P^r being now three times publicly called
to come into Court makes default of his appearance
the P^r is Non suit & the action Dismissed
Worner
Lyman
Stephen Worner of W^{ill} in our County
of Hampshire Gent^r vs P^r William Lyman of
Northampton in our County Gent^r D^t in a plea
& answer of record heretofore the parties appear & agree
to have the case continued until next term &
thereupon it is considered by the Court that the
parties have day here until the 2nd Tuesday
of February next

Sheddard
T. Abbott
Solomon Sheddard of Northampton in our County
of Hampshire Esq^r vs P^r Joseph Abbott of Pittsfield in
our County of Berkshire husbandman D^t in a plea &
answer of record heretofore the parties appear & agree to have
the case continued until next term & thereupon
to be paid the sum of it is considered by the Court that
the parties have day here until the 2nd Tuesday of
February next

Chandler
Hent
Anna Chandler of Worcester in our County of
Worcester Widow P^r vs David Chandler late of
Worcester & Elizabeth Chandler Esq^r Esq^r late of
Worcester in our County of Hampshire Coman
D^t in a plea & answer of record heretofore the parties appear
& agree to have the case continued until next term
& thereupon it is considered by the Court that the parties
have day here until the 2nd Tuesday of February next

Turned Richard of Greenfield in our County of Hampshire Richard 90
Thompson & Thomas Cunningham of St. John's
County in a plea as of record heretofore the Cunningham
parties appear & upon this case to the award
of the Court determination of the Court
of the Court as either two of them to be paid
James Shepherd of Northampton in our County
of Hampshire Gentleman & Theodore Hoffman of
Connecticut both of them in a plea as of record
in our County of Hampshire Greenfield in a
plea as of record heretofore the Court now upon
a prayer judgment & thereupon it is considered by
the Court that the Court recover
against the Court the sum of three pounds
seven shillings & two pence Damages & costs
taxed at one pound eight shillings & six pence
Ex parte Court 18th 1784

Shepherd
Hoffman

James Shepherd of Northampton in our County
of Hampshire Gentleman & Theodore Hoffman of
Connecticut both of them in a plea as of record
in our County of Hampshire Greenfield in a
plea as of record heretofore the Court now upon
a prayer judgment & thereupon it is considered by
the Court that the Court recover
against the Court the sum of three pounds
seven shillings & two pence Damages & costs
taxed at one pound eight shillings & six pence
Ex parte Court 18th 1784

Court
Phelps

James Shepherd of Northampton in our County
of Hampshire Gentleman & Theodore Hoffman of
Connecticut both of them in a plea as of record
in our County of Hampshire Greenfield in a
plea as of record heretofore the Court now upon
a prayer judgment & thereupon it is considered by
the Court that the Court recover
against the Court the sum of three pounds
seven shillings & two pence Damages & costs
taxed at one pound eight shillings & six pence
Ex parte Court 18th 1784

Morgan
Smith

James Shepherd of Northampton in our County
of Hampshire Gentleman & Theodore Hoffman of
Connecticut both of them in a plea as of record
in our County of Hampshire Greenfield in a
plea as of record heretofore the Court now upon
a prayer judgment & thereupon it is considered by
the Court that the Court recover
against the Court the sum of three pounds
seven shillings & two pence Damages & costs
taxed at one pound eight shillings & six pence
Ex parte Court 18th 1784

Martindale
Vass

James Shepherd of Northampton in our County
of Hampshire Gentleman & Theodore Hoffman of
Connecticut both of them in a plea as of record
in our County of Hampshire Greenfield in a
plea as of record heretofore the Court now upon
a prayer judgment & thereupon it is considered by
the Court that the Court recover
against the Court the sum of three pounds
seven shillings & two pence Damages & costs
taxed at one pound eight shillings & six pence
Ex parte Court 18th 1784

Mindale
Shinner

James Shepherd of Northampton in our County
of Hampshire Gentleman & Theodore Hoffman of
Connecticut both of them in a plea as of record
in our County of Hampshire Greenfield in a
plea as of record heretofore the Court now upon
a prayer judgment & thereupon it is considered by
the Court that the Court recover
against the Court the sum of three pounds
seven shillings & two pence Damages & costs
taxed at one pound eight shillings & six pence
Ex parte Court 18th 1784

Morgan
Grogg

James Shepherd of Northampton in our County
of Hampshire Gentleman & Theodore Hoffman of
Connecticut both of them in a plea as of record
in our County of Hampshire Greenfield in a
plea as of record heretofore the Court now upon
a prayer judgment & thereupon it is considered by
the Court that the Court recover
against the Court the sum of three pounds
seven shillings & two pence Damages & costs
taxed at one pound eight shillings & six pence
Ex parte Court 18th 1784

Martindale
Harble

James Shepherd of Northampton in our County
of Hampshire Gentleman & Theodore Hoffman of
Connecticut both of them in a plea as of record
in our County of Hampshire Greenfield in a
plea as of record heretofore the Court now upon
a prayer judgment & thereupon it is considered by
the Court that the Court recover
against the Court the sum of three pounds
seven shillings & two pence Damages & costs
taxed at one pound eight shillings & six pence
Ex parte Court 18th 1784

Morgan
Cooley

James Shepherd of Northampton in our County
of Hampshire Gentleman & Theodore Hoffman of
Connecticut both of them in a plea as of record
in our County of Hampshire Greenfield in a
plea as of record heretofore the Court now upon
a prayer judgment & thereupon it is considered by
the Court that the Court recover
against the Court the sum of three pounds
seven shillings & two pence Damages & costs
taxed at one pound eight shillings & six pence
Ex parte Court 18th 1784

Field
Scott at
Governor Field Junr of Northfield in our County of
Hampshire is the person who has been guilty of the
following crime. Samuel Hastings Governor of the
County of Hampshire is a man who has been guilty of the
following crime. The Plaintiff now appears & prays judgment
that the Defendant be ordered to pay to the Plaintiff
the sum of three pounds one shilling & four pence
as damages & costs taxed at three pounds one shilling
four pence. Ex. i. p. Dec. 15th 1784

Handy
Century at
Charles Handy of Effingham in our County of
Hampshire husbandman. The Plaintiff now appears & prays
judgment that the Defendant be ordered to pay to the Plaintiff
the sum of three pounds one shilling & four pence
as damages & costs taxed at three pounds one shilling
four pence. Ex. i. p. Dec. 15th 1784

St. John
Collins
Daniel Collins of Northfield in our County of Hampshire
husbandman. The Plaintiff now appears & prays judgment
that the Defendant be ordered to pay to the Plaintiff
the sum of three pounds one shilling & four pence
as damages & costs taxed at three pounds one shilling
four pence. Ex. i. p. Dec. 15th 1784

Harris
Widderlow
Daniel Harris of Springfield in our County of
Hampshire Clerk. The Plaintiff now appears & prays
judgment that the Defendant be ordered to pay to the Plaintiff
the sum of three pounds one shilling & four pence
as damages & costs taxed at three pounds one shilling
four pence. Ex. i. p. Dec. 15th 1784

Deane
Smith
Bartholomew Deane of Hartford in the County
of Hartford & State of Connecticut. The Plaintiff now appears & prays
judgment that the Defendant be ordered to pay to the Plaintiff
the sum of three pounds one shilling & four pence
as damages & costs taxed at three pounds one shilling
four pence. Ex. i. p. Dec. 15th 1784

Harris
Belding
Daniel Harris of Springfield in our County of
Hampshire Clerk. The Plaintiff now appears & prays
judgment that the Defendant be ordered to pay to the Plaintiff
the sum of three pounds one shilling & four pence
as damages & costs taxed at three pounds one shilling
four pence. Ex. i. p. Dec. 15th 1784

Burroughs
Jones
Abner Burroughs of East Windsor in
the County of Hartford & State of Connecticut. The Plaintiff now appears & prays
judgment that the Defendant be ordered to pay to the Plaintiff
the sum of three pounds one shilling & four pence
as damages & costs taxed at three pounds one shilling
four pence. Ex. i. p. Dec. 15th 1784

Jones
Hendall
Daniel Jones of Windham in the County of
Hampshire & State of New Hampshire. The Plaintiff now appears & prays
judgment that the Defendant be ordered to pay to the Plaintiff
the sum of three pounds one shilling & four pence
as damages & costs taxed at three pounds one shilling
four pence. Ex. i. p. Dec. 15th 1784

Annual Wages of 100 shillings in acknowledgment of Thomas
Grooman Wolfe, former servant of William Brownson of
County Antrim, for the extent of 100 shillings of James
Toulson Dec^r 18th 1841. Capacity 100 shillings & 100
pence have to be paid the 100 shillings appear & 100 pence
secondment & thereupon it is considered by the Court
that 100 shillings receive against 100 shillings the
sum of eight pounds & sixteen shillings & 100 pence
& 100 shillings at one pound & sixteen shillings
& 100 pence & 100 shillings & 100 pence & 100 shillings & 100 pence.

John Murray Dep't in new County of
 Hampshire yeoman Pth Lemuel Barker
 Dep't in old County yeoman Dep't in new
 & was record here before the Pth was officers
 & was judgment & there was no compulsion
 by the Court that he John receive against
 Lemuel five pounds five shillings & expens
 & charges & costs taxed at two pounds six
 pence & three shillings & expens & charges
 & costs taxed at two pounds six pence & three shillings
 & expens & charges & costs taxed at two pounds six pence & three shillings

[illegible][illegible][illegible]

George M. Justice of West Springfield in
County of Hampshire & Commonwealth of Massachusetts
do hereby certify that the within and foregoing is a true and
correct copy of the original as the same appears on the
records of said County.

collected a number of persons who were
in the Philipps of Wifford in our country in
1811, where he was in the army and at the
of Northampton in the country of New York
in a place & as a private soldier the Fifth
three times publically called to come into
the court in the name of the state in appearance the
petitioner & in the name of the state in appearance the
petitioner & in the name of the state in appearance the

I have written to Mr. Garrison's friends in
 New York, asking them to send a copy of the
 "Liberator" to the "Liberator" office in New York.
 I have also written to Mr. Garrison's friends in
 New York, asking them to send a copy of the
 "Liberator" to the "Liberator" office in New York.
 I have also written to Mr. Garrison's friends in
 New York, asking them to send a copy of the
 "Liberator" to the "Liberator" office in New York.

Now I am Pardon or Blanket in our County of
Hampshire War Office. I am General Blanket
German Debt is a like a new of record but the
the new of record & I am of record & the new of
confided by the Court that I am of record
against I am the new of record by the new of
western of record & the new of record & the new of
two of record & the new of record & the new of
I am of record & the new of record & the new of

Learned Learned of Southam Down in our County of Hampshire
Hampshire Yeoman *Plff* John Town of the Breach in
the County of Hampshire *Def* in a plea & as
of record heretofore the *Plff* now appears & moves that
this case be continued untill next term & thereupon
it is considered by the Court that the parties have
very here untill the 1st Tuesday of February next

David Child of Deerfield in our County of Hampshire
Esq^r *Plff* *Thos* Thayer of Northampton in our
County of Hampshire *Def* in a plea & as of record heretofore
the *Plff* now appears & moves for judgment & thereupon
it is considered by the Court that as David Child
is against Timothy Thayer two pounds six shillings &
six pence damages & costs taxed at 10 pence
shillings & eight pence & 10 pence Jan^y 1793

James Wright of Northampton in our County of
Hampshire Yeoman *Plff* John Wright of Northampton
in our County of Hampshire *Def* in a plea & as of record
heretofore the parties appear & thereupon it is
considered by the Court that this case be continued untill next
term under the former. The parties appear & thereupon it is
considered by the Court that the parties have
very here untill the 1st Tuesday of February next

Timothy Mather of Northampton in our County of
Hampshire Yeoman *Plff* John Mather of Northampton
in our County of Hampshire *Def* in a plea & as of record
heretofore the parties appear & thereupon it is
considered by the Court that this case be continued untill next
term under the former. The parties appear & thereupon it is
considered by the Court that the parties have
very here untill the 1st Tuesday of February next

William Graves of Northampton in our County of
Hampshire Yeoman *Plff* John Graves of Northampton
in our County of Hampshire *Def* in a plea & as of record
heretofore the parties appear & thereupon it is
considered by the Court that this case be continued untill next
term under the former. The parties appear & thereupon it is
considered by the Court that the parties have
very here untill the 1st Tuesday of February next

William Graves of Northampton in our County of
Hampshire Yeoman *Plff* John Graves of Northampton
in our County of Hampshire *Def* in a plea & as of record
heretofore the parties appear & thereupon it is
considered by the Court that this case be continued untill next
term under the former. The parties appear & thereupon it is
considered by the Court that the parties have
very here untill the 1st Tuesday of February next

Charles Fowler of Southwark in the County of Hampshire
Yeoman *Plff* John Fowler of Southwark in the County of
Hampshire Yeoman *Def* in a plea & as of record
heretofore the parties appear & thereupon it is
considered by the Court that this case be continued untill next
term under the former. The parties appear & thereupon it is
considered by the Court that the parties have
very here untill the 1st Tuesday of February next

John Fowler of Southwark in the County of Hampshire
Yeoman *Plff* John Fowler of Southwark in the County of
Hampshire Yeoman *Def* in a plea & as of record
heretofore the parties appear & thereupon it is
considered by the Court that this case be continued untill next
term under the former. The parties appear & thereupon it is
considered by the Court that the parties have
very here untill the 1st Tuesday of February next

John Fowler of Southwark in the County of Hampshire
Yeoman *Plff* John Fowler of Southwark in the County of
Hampshire Yeoman *Def* in a plea & as of record
heretofore the parties appear & thereupon it is
considered by the Court that this case be continued untill next
term under the former. The parties appear & thereupon it is
considered by the Court that the parties have
very here untill the 1st Tuesday of February next

also the following is the original paper of land in deed within this
these lines following the same with the Patent being thereunto
conveyed there of beginning at sd. White Oak tree standing with the
for square made in a about line to abut on only the top fence
surrounding said lot & thence in a line from said abutment to sd. first
mentioned line to the top of the road to the line fence & thence
in the line of sd. fence to the first mentioned line & thence
in the line of the top fence containing three acres & which
two tracts of land I deposited the 1st of June 1850
with the register in his office in witness whereof I have
written to sd. Daniel & William Howe not entering but by
deed as in which Daniel & William Dec 2 further of sd. Daniel &
William in just by & without judgment & committed the same
thinking good & best part & whereupon sd. Daniel says that
he sd. Daniel within sd. city has no claim of the same
land as to the certificate in his name of sd. Dec 2 the 1st
of June of the profits there of to the value of five hundred dollars
more or less & sd. Daniel & William have no better
claim by the deed in sd. case & whereof he complains that
there is Daniel & William will unjustly deprive & hold out
there is as to the Daniel & William of sd. Daniel twenty francs
the 1st of June & moved to sd. Court in sd. case
supported by the Court that sd. Daniel & William have no claim
the 1st of June of sd. Daniel & William of sd. Daniel twenty francs
Daniel & William are appointed receivers of sd. Daniel & William
Charles to receive any claim the parties desire to make
the 1st of June of sd. Daniel & William of sd. Daniel twenty francs

[illegible][illegible]

I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the above named case. I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the above named case. I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the above named case.

[illegible]

[illegible][illegible][illegible]

[illegible]

James Bull of Hartford in the County of
Hartford & State of Connecticut Clerk of the
Daniel Harris of Springfield in our County of
Hampshire & State of Vermont in a plea of the Case
for the 1st of Daniel at & 2d Spring 1811 on the
20th day of February last by his
Vox promissed & James to pay him or order
ninety pounds & expense on demand with
interest till paid by &c Daniel the 2d day of
March in the same butree put into the hands
of &c James twenty one pounds the 1st day of
April 1811 & 2d day of April 1811 the 1st
of the three times publicly called to come into
Court to answer & put of &c James &c his wife
here it is considered by the Court that &c James
to recover against &c Daniel nine pounds thirteen
shillings & two pence Damages & costs &c &c
one pound four shillings & two pence &c
the &c Daniel by the Court &c his wife
into Court & appeal from the judgment of this
Court to the Supreme Judicial Court &c
Northampton & 2d County of Hampshire
on the 1st day of April 1811 &c &c
with writs &c &c &c &c &c &c &c
prosecuting his &c appeal with effect as by &c
Recognition on the 1st day of April 1811

[illegible]

Ex. c^o 2 Dec^r ret. 1784
Jonathan Gueydet of Springfield in said County
of Hampshire Clerk of the Court of Probate
of said Springfield in said County of Hampshire
at the Case of that sd Benjamin at sd Springfield on the
twenty ninth of December, seventeen hundred eighty one
sd sd & sd, assigned sd Jonathan to pay him upwards
thirteen pounds seven shillings & eight pence there being
sd Bond & with Interest till 1st of Oct^r Benjamin
sd often demanded new sd the same but never sd
to the Damage of sd Jonathan twenty pounds the
sd Bond three times publicly called to come into Court
under default of his appearance the 1st appearance
by a Judgment & thereupon it is ordered by the
Court that sd Jonathan recover against sd Bond
fourteen pounds nine shillings & three pence Damages
& Costs paid on said Bond one shilling & six pence
Ex. c^o 2 Dec^r ret. 1784 J.

John Blis Esq his attorney appeared from the Indemnity
this Court to the Supreme Judicial Court holden at Northampton
within & for our County of Hampshire. The last Tuesday
of April next & he recognises with sureties in the Law
Directs to the effect as by a Recognizance on file appears.

Groves
Hampden
N^o 23

Daniel Groves of Palmer in our County of
Hampden Esq. Justice of the Peace of the County of
Hampden Deft in a plea of the Case for that of
Palmer on the eighteenth day of
February last by his Note promised one Thomas
Linnwhite pay him or order the sum of five pounds
lawful Money by the first day of September next
with interest till paid & the said Thomas there after wards
on the same day by his Indorsement on the same
Note ordered the contents of sd Note wholly due
to be paid to the Dft or his order of which sd. order
then & there had notice yet sd. Justice the other
requested more for the same but refused to do so
the Damage of sd Daniel Groves is the Dft tho
three times publicly called to come into Court
in answer of his appearance the Dft appears
& prays Judgment & thereupon it is considered by
the Court that sd Daniel recover against sd
Justice five pounds four shillings & pence
Damages & costs taxed at one pound ten shillings
& pence. Do it is done 18th 1784

W. Dyham
N^o 7
Groves
1802

W. Dyham Esq. Justice of the Peace in our County of
Hampden Deft in a plea of the Case for that of
Palmer on the eighteenth day of
February last by his Note promised one
James thus living to pay him or order the sum of
five pounds in six months or ten pounds if not paid
with interest till paid. The Dft tho he had notice
of the same day by his Indorsement on the Note
ordered the contents of sd Note wholly due to be paid to the
Dft or his order of which sd. order then & there
had notice yet sd. Justice the other requested more
for the same but refused to do so the Damage of sd
Daniel Groves is the Dft tho three times publicly
called to come into Court in answer of his appearance
the Dft appears & prays Judgment & thereupon it is
considered by the Court that sd Daniel recover
against sd James thus living the sum of five pounds
four shillings & pence Damages & costs taxed at
one pound ten shillings & pence. Do it is done 18th 1784

Wotton
N^o 7
Wotton
1802

Wotton Esq. Justice of the Peace in our County of
Hampden Deft in a plea of the Case for that of
Palmer on the eighteenth day of
February last by his Note promised one
James thus living to pay him or order the sum of
five pounds in six months or ten pounds if not paid
with interest till paid. The Dft tho he had notice
of the same day by his Indorsement on the Note
ordered the contents of sd Note wholly due to be paid to the
Dft or his order of which sd. order then & there
had notice yet sd. Justice the other requested more
for the same but refused to do so the Damage of sd
Daniel Groves is the Dft tho three times publicly
called to come into Court in answer of his appearance
the Dft appears & prays Judgment & thereupon it is
considered by the Court that sd Daniel recover
against sd James thus living the sum of five pounds
four shillings & pence Damages & costs taxed at
one pound ten shillings & pence. Do it is done 18th 1784

Wotton
N^o 7
Wotton
1802

Wotton Esq. Justice of the Peace in our County of
Hampden Deft in a plea of the Case for that of
Palmer on the eighteenth day of
February last by his Note promised one
James thus living to pay him or order the sum of
five pounds in six months or ten pounds if not paid
with interest till paid. The Dft tho he had notice
of the same day by his Indorsement on the Note
ordered the contents of sd Note wholly due to be paid to the
Dft or his order of which sd. order then & there
had notice yet sd. Justice the other requested more
for the same but refused to do so the Damage of sd
Daniel Groves is the Dft tho three times publicly
called to come into Court in answer of his appearance
the Dft appears & prays Judgment & thereupon it is
considered by the Court that sd Daniel recover
against sd James thus living the sum of five pounds
four shillings & pence Damages & costs taxed at
one pound ten shillings & pence. Do it is done 18th 1784

T. Hutton
William
No 31

Hayles
No 32

Thompson
No 33

Cochran
No 34

Edward Taylor of Middletown in our County of Hampshire
Greenman's Debt in a plea of the case for that St. Greenport
of St. Christopher on the thirtieth day of January last by
his vote promised to Greenman to pay him twenty three
pounds six shillings & four pence on demand with interest
till paid. Greenman the other requested money for the same
but neglected to the damage of St. Greenman forty pounds
the parties appeared before the court to have this law continued until
next term whereupon it is considered by the court that St.
Greenman have day here until the 2nd Tuesday of February
next.

Another Taylor of Middletown in our County of
Hampshire Greenman's Debt in a plea of the case
for that St. Daniel acted St. Middletown on the twenty
day of December last by his vote for value received promised
and received Taylor to pay him 100 Pounds ten pence
and the shillings by the thirtieth day of April last
next with interest till paid. St. Middletown on the
twenty first day of April now and then St. Daniel
by his endorsement on the vote with his own promise
therein subscribed and signed the vote to St. Elworthy
& ordered the Court to the next term wholly unpaid
to be paid to St. Elworthy of Newbury St. Daniel then
there had notice and became liable to pay the
content of St. Vote to St. Elworthy & being so
liable St. Daniel promised to St. Elworthy the
same accordingly St. Daniel the other request
never performed but St. Daniel best neglect
to the damage of St. Elworthy twelve pounds
the bill appears by Samuel Stowles Esq. for plaintiff
& the bill the three times publicly called to
come into Court in which default of his appearance
whereupon it is considered by the court that St. Elworthy
never appear & costs taxed at one pound eight shillings
& four pence. Whereupon St. Daniel by John Phillips Esq.
his attorney comes into Court & appeals from the judgment
of the Court to the Supreme Judicial Court holden at
Boston within & before our County of Hampshire
the first Monday of April next & he is cognized
with notice in the law direct paid St. Daniel's proceeding
his appeal with effect as by St. Elworthy's
file appears.

John Thompson the 2nd of East Windsor in the
County of Hartford & State of Connecticut Greenman's
Debt in a plea of the case for that St. Greenport
of St. Christopher on the thirtieth day of January
last by his vote promised to Greenman to pay him seven
pounds three shillings & four pence on demand
with interest till paid. Greenman the other
requested money for the same but neglected to the
damage of St. Greenman seven pounds
the bill appears by Samuel Stowles Esq. for plaintiff
& the bill the three times publicly called to
come into Court in which default of his appearance
whereupon it is considered by the court that St. Greenman
never appear & costs taxed at one pound eight shillings
& four pence. Whereupon St. Greenman by John Phillips Esq.
his attorney comes into Court & appeals from the judgment
of the Court to the Supreme Judicial Court holden at
Boston within & before our County of Hampshire
the first Monday of April next & he is cognized
with notice in the law direct paid St. Greenman's
proceeding his appeal with effect as by St. Stowles
file appears.

Henry Cochran of Boston in our County of
Hampshire Spink's Debt in a plea of the case for that
St. Spink acted St. Cochran on the twenty
day of March last by his vote promised
to Spink to pay him three pounds ten shillings &
six pence on demand with interest till paid.
Cochran the other requested money for the same
but neglected to the damage of St. Spink seven
pounds the bill the three times publicly called
to come into Court in which default of his
appearance the bill appears & thereupon it
is considered by the Court that St. Cochran never
appear & costs taxed at eight shillings &
four pence. Whereupon St. Spink by John Phillips Esq.
his attorney comes into Court & appeals from the judgment
of the Court to the Supreme Judicial Court holden at
Boston within & before our County of Hampshire
the first Monday of April next & he is cognized
with notice in the law direct paid St. Spink's
proceeding his appeal with effect as by St. Spink's
file appears.

Evening Nov 25th 1784

Daniel Littlefield of Chesterfield in our County of Hampshire New-Hamp-
 shire do hereby certify that on the 2^d of November 1850 in said County
 of said County of said State in a place of the Court for the said
 Daniel Littlefield of Chesterfield on the sixth day of July
 last by his wife & promise to pay to the said Daniel Littlefield
 five pounds & fourteen shillings & pence to him within
 three months from the date of said Court with interest till
 paid & Daniel Littlefield & others suggested never to pay the
 same but merely to pay the damage of 5th of the
 five pounds & the 1st of the three times publicly called
 because in the Court making default of his appearance & the
 1st appears & prays for judgment & the Court in it is
 considered by the Court that he should receive
 eight & nine pounds & seven shillings & pence
 & for his damages & lost wages & one pound
 & fourteen shillings & pence for his & his wife's & his
 Daniel Littlefield of Chesterfield in our County of Hampshire New-Hamp-

Subin Wm. Burgess of Coventry in the County of Albany
 of the State of New York vs Benjamin Brown
 of the County of Dutchess in the County of Albany
 vs Benjamin Brown
 No 36
 Subin eight pounds nine shillings & eight pence
 which to him he owes & from him unjustly detains
 & whereas Dr. Subin says that at our Court of Common
 Pleas holden at Northampton within & for the County
 of Hampshire on the 2nd Tuesday of November
 seventeen hundred & eighty two he recovered against
 Dr. Benjamin six pounds & six shillings damages
 & two pounds three shillings & eight pence the
 money for costs & charges by him about his suit
 whereas Benjamin is answerer as by the
 Record of said Court appears which judgment remains
 in full force & altho Dr. Subin has sued out Execution the
 same has long since been returned & both parties satisfied
 whereby action accrued to Dr. Subin to demand
 & have of the said Benjamin the sum of
 eight pounds nine shillings & eight pence
 notwithstanding that Benjamin the other party
 moved the same but neglects it to the damage
 of Dr. Subin twelve pounds the parties appear
 & agree to have this case continued until next
 term & then judgment to be final thereupon
 it is considered by the Court that Dr. parties
 have by here until the 2nd Tuesday of
 February next 1784

A Subscribing member of the
 Noah Phelps of Westfield in said County of Northampton
 Hampshire Greenman Elder of said County of Northampton
 same Westfield Greenman Elder in office at Westfield
 on the 1st day of March at 12 Westfield do hereby
 certify that of some seventeen hundred eighty three
 by his Elder's order were provided & of 100 to pay
 him seven pounds & twelve shillings within one year
 from the date of said Note with interest till paid
 but as said Note was often repeated never performed
 his promise but they left it to the damage of
 Greenman twelve pounds the 1st appears by John
 Phelps Quarter his Elder & the 2nd the 3rd being publicly
 called makes default of appearance here therefore it is
 considered by the Court that in 100 shillings against
 said Greenman seven pounds eleven shillings & nine pence
 lawful money damages & costs taxed at one pound six
 pence & seven pence whereupon said Greenman by Samuel
 Gould Esq in his Elder's application from the judgment
 of this Court to the Supreme Judicial Court at
 Northampton with in & for our County of Northampton
 the last Tuesday of April next & he recognises with
 sureties as the Court directs for said Greenman prosecuting
 his appeal in the effect as by the recognisance
 on full appearance

on full appearance
 View Petition of James in the County of Rutland
 on this 1st of January 1836 Petitioner James
 & John Swell both of Northampton in our County of
 Hampshire George Ditts in a plea of trespass on the
 Case for that on 20th Jan^y 1836 at 1st Bench on the
 twelfth day of March last paid by the said Petitioner
 a fine to pay him in three pounds & saw full money on
 Demand with interest till paid but sd Goodrich & others
 who after requested have not paid the same but tendered
 it to the amount of sd View twelve pounds the
 said three pounds is hereby called to come into
 Court under default of appearance these the Petitioner &
 thereupon it is awarded by the Court that sd View
 recover against sd John & Peter the sum of eleven pounds
 thirteen shillings & four pence & costs thereof
 at one pound eight shillings & ten pence
 Exec^d 2 Nov^r 22nd 1836

2439

Polk

Page
No 20

Perth

Letters to
No 41

Alfred

C. Harman

6542

[illegible]

Bingham
Henry
Vol 43

Smith
Dover
V^o 44

Long
Lodge

1846

Wilmington
Nov 4

Nowon Whitney of Northfield in an County of Hampshire
vs. John Dyer of Gosport in the County of Hampshire
The Court doth give a plea of the Case for that D. Phil. at
Northfield on the eighth day of December over then
hundred & eighty three by his Vt. presented so shown
to pay five pounds two shillings & six pence & silver
and with use yet D. Phil. the other requires
has not p. the same but neglects it to the damage
of D. Nowon ten pounds the D. appears by John
Wharret Gent. his Vt. & the D. the three times
publicly called. He came into Court making
default of appearance here then upon it was ordered
by the Court that D. Nowon recover against D.
Gos five pounds seven shillings & six pence
damages & lost taxed at one penny one shilling
shillings & eight pence Dec. 14th 1784

Joseph Robbins of Northfield in our County of
Hampshire vs. John Patten, Caleb Marden of the same
County vs. John Patten, Defendant in the Case for
the said Caleb Marden at the Spring Term of the Court of
September. Last was indented to the said Joseph in the
sum of seven pounds five shillings & three pence
to balance books between us in consideration of things
we & Caleb promised & sold to pay him the same
sum on demand also for that we & Caleb at the Spring
Term of the Court the said Joseph requested money
the same but neglected to the damage of 8 shillings
twelve pence. The said Joseph & John Patten
lost & the Defendant the three shillings & three pence
we come into Court makes default & appears since
we the said Joseph & John Patten are appeared by the Court
that we & John recover against the said Caleb seven
pounds five shillings & three pence Damages
& Costs thereof two pounds one shilling &
three pence & we the said Joseph & John Patten

James Mable of Worcester in and County of
Worcester suppliceth & sheweth that Third of Northpiece
in our County of Hampshire & Town of Botton a piece
of the Lewe, hath set S^r Walter at 20 Northpiece on
the twenty ninth day of March seventeen hundred
eighty three by his Note promised S^r Mable to
pay him or to the sum of five pounds seven shillings
& six pence in silver money and to have with interest
till he get S^r Walter the other requested money
the same but hee hath not the same of S^r Mable
two pounds the 20th appears by John Bennett
agent for S^r Walter the three hundred Northpiece
he gave into Court makes default of appearance
here where upon it is ordered by the Court that
S^r Mable recover against S^r Walter five pounds
seventeen shillings eleven pence damages & costs
except two pounds four shillings & six pence
whereupon S^r Walter appears by Robert St. John
Esq^r & appeals from the Judgment of this Court
the Supreme Judicial Court holden at North
ampton the last day of April next within
& for our County of Hampshire & he recognizeth
with sureties for the Law Direct for S^r Walter
prosecuting his appeal with effect as by a
Rule of Discretion on file appears

[illegible]

[illegible]

Recognizance for the purpose of appearance.
William Fisher of Norwich in our County of Norfolk,
Quor. Jd. Fisher, of the County of Chester in sd County
of Lancaster, Defendant in a Plea of Trespass on the Case
for that sd Fisher at sd Norwich on the twenty first
day of December last by his Vote promised sd
William to pay him nine pounds nine shillings
in satisfaction of late Vote, & acknowledged by the
jurors of the same State on demand & sd
Fisher agreed with sd William that sd Vote
should be payable the last of June with interest
but subject to the damage of sd William twelve
pounds the 2^d appeared by late strong & so the
Jd. tho. three times publicly called to come in
Count against default of appearance here & thereupon
it is considered by the Court that sd William
never against sd Fisher ten pounds four
shillings & pence damages & costs thereof at
one pound twelve shillings & six pence
Exp. in 2 Nov. 20th 1788 & Jd. of the County of

[illegible]

Commonwealth
of White 10th
the 20th

Strong
to Francis
C. V. 60

Commonwealth
of Massachusetts
Selling
the
No 1

three times solemnly called to bring into Court the
body of sd Solomon but made default thereof and by
the record of sd Court manifestly appears & by the
default appears the same sum is forfeited & to be
paid as not been paid but still remaining due & to be
paid in manner aforesaid & we willing to have
the sum so due paid by sd & satisfied as before
required. Considered that if such a sum were
paid that the appeal at our sd Court of
Common Pleas broken out & dismissed that the
Tuesday of November next to show Cause & answer
in law why sd & should not issue again. Whereas
for the sum of ten pounds & satisfied to us as
above & a copy of it & further to do & receive
what our sd Court shall think & there can be
concerning him in this behalf. The Fifth being
now three times publicly called to come into
Court makes default thereof & we consider it
considered by the Court that sd & issue against sd
and for the sum of ten pounds & satisfied & cost taxed
at one pound & thirteen shillings & sixpence
except Nov 20th 1788

Commorwell

Bardwell

Ct 62

Hampshire is the Commonwealth of Massachusetts
to the Sheriff of our County of Hampshire. You are
on the first day of May last paid to you by our County
of Hampshire the sum of ten pounds & satisfied to us as
above & a copy of it & further to do & receive
what our sd Court shall think & there can be
concerning him in this behalf. The Fifth being
now three times publicly called to come into
Court makes default thereof & we consider it
considered by the Court that sd & issue against sd
and for the sum of ten pounds & satisfied & cost taxed
at one pound & thirteen shillings & sixpence
except Nov 20th 1788

Gurney
of
Powers
Ct 63

Benjamin Gurney of the County of Hampshire
Hampshire. You are on the first day of May last paid to you by our County
of Hampshire the sum of ten pounds & satisfied to us as
above & a copy of it & further to do & receive
what our sd Court shall think & there can be
concerning him in this behalf. The Fifth being
now three times publicly called to come into
Court makes default thereof & we consider it
considered by the Court that sd & issue against sd
and for the sum of ten pounds & satisfied & cost taxed
at one pound & thirteen shillings & sixpence
except Nov 20th 1788

Robinson
Stanger
C 866

John Robinson of Hardwich in our County of
Worcester Physician Plaintiff Abiel Stanger of Middlebury
in sd County Gentl in a plea of trespass on the
Case for that sd Abiel at sd Middlebury on the
first day of July seventeen hundred & eighty three
by his Vote promised sd Stanger to pay him five
pounds eleven shillings and demand with interest
till pd yet sd Abiel tho' often requested to pay the
same - Also for that sd Abiel at sd Springfield
on the fifteenth day of August last being fully
indebted to sd Stanger in the sum of nine shillings
& eight pence for some work & money then before that
time pd out expended & advance by the sd
Stanger for the sd Abiel at his request in consideration
thereof sd Abiel promised sd Stanger to pay him
the same on demand yet sd Abiel tho' often
requested has not pd the same but neglects
it to the damage of sd Stanger nine shillings & the
Dft appears by Caleb Stanger Esqr his atty & the
Dft tho' three times publicly called to come
into Court makes default of appearance & in
thereupon it is considered by the Court that
sd Stanger recover against sd Abiel five pounds
nine shillings & eight pence damages & costs
taxed at one pound eighteen shillings &
two pence Whereupon sd Abiel by John Esqr
William Esqr comes into Court & appears
from the judgment of this Court to the Supreme
Judicial Court to be at Northampton in a
plea for the County of Hampshire the Court
view of Affidavit & he recognizes
with Charles Esqr the same direct for sd
Charles prosecuting his sd appeal with effect
by sd recognizance on file appears

Robinson
Luders
C 867

John Robinson of Hardwich in our County
of Worcester Physician Plaintiff David Luders of
Northampton in our County of Hampshire Gentl
Dft in a plea of trespass on the Case for that sd
David at Chertside in sd County on the twenty
first day of February seventeen hundred &
eighty three by his Vote promised sd Robinson to
pay him the sum of three pounds ten
shillings & six pence lawful money and demand
with interest till pd yet sd David tho' often
requested has not pd the same but neglects
it to the damage of sd Robinson eight pounds
the parties appear & agree to have this case
continued untill next term thereupon it
is considered by the Court that sd parties
have day here until the 2nd Tuesday of
February next

Matthews
Vinton
C 868

Samuel Matthews of Northampton in our County
of Hampshire Plaintiff Vinton Esqr of Northampton
Dft in a plea of trespass on the Case for that sd
Samuel at Northampton on the eighth day of June last promised
sd Vinton to pay them or their Order the sum of six shillings & three pence
seven shillings & three pence on demand
with interest till pd yet sd Vinton tho' often
requested never pd the same but neglects
it to the damage of sd Samuel Matthews & Vinton
eighty pounds the Dft appears by Caleb
Stanger Esqr & the Dft tho' three times
publicly called to come into Court makes
default of appearance & in thereupon it is
considered by the Court that sd Samuel
Matthews & Vinton recover against sd Vinton
the sum of sixty nine pounds & one shilling
damages & costs taxed at one pound
& eight pence Whereupon sd Vinton by John
Charles William Esqr comes into Court &
appears from the judgment of the Court
to the Supreme Judicial Court to be at
Northampton the 2nd Tuesday of February
next & he recognizes with Charles Esqr the same direct for
sd Vinton prosecuting his sd appeal with effect
by sd recognizance on file appears

Chapman
Things
91

John Chapman of East Windsor in the
County of Hartford & State of Connecticut
Grooman of the County of Wilbraham in
our County of Hampshire Governor Duffin
after of the Case for the said Oliver at
inflict on the first day of April one thousand
seventy six by his Note for value received
to deliver him the sum of forty five pounds of
lawful money with of good interestable law
to be delivered on or before the first day of January
seventeen hundred eighty one at the Dwelling house
of John Chapman at the rate of four shillings
or at the Dwelling of Moses Cotton for & Wilbraham
at the rate of three shillings or ten pence by the
Suffol then paid with interest till the said John Chapman
advers & says he has always been ready to receive the
same Wheat at his Dwelling house in
East Windsor & at the Dwelling house of
Moses Cotton in Wilbraham during & term
& particularly on the first day of January next
during the whole of the day & John Chapman further says
that the Wheat was well worth seven shillings & six pence
money per bushel yet the Oliver the often requested
never performed his promise but neglects
it to the damage of John Chapman twenty pounds the
Plt appears by the Plea & says the Deft the
three times publicly called to come into Court
make default of appearance here thereupon
it is considered by the Court that John Chapman recover
against the Oliver eighty four pounds & four
shillings & six pence & costs taxed at one penny
five shillings & ten pence whereupon the Oliver
by Henry Morrissey Junr. comes into Court
& appeals from the judgment of this Court
to the Supreme Judicial Court holden at
Northampton the last Tuesday of April next
& he recognises with sureties on the Law
directs for the Oliver to prosecute his
appeal with effect as by the recognisance on
file appears.

Symes
Billings
V. J. P.

Abner Symes of the County of Hampshire
Grooman of the County of Wilbraham in
our County of Hampshire Governor Duffin
after of the Case for the said Oliver at
inflict on the first day of April one thousand
seventy six by his Note for value received
to deliver him the sum of forty five pounds of
lawful money with of good interestable law
to be delivered on or before the first day of January
seventeen hundred eighty one at the Dwelling house
of John Chapman at the rate of four shillings
or at the Dwelling of Moses Cotton for & Wilbraham
at the rate of three shillings or ten pence by the
Suffol then paid with interest till the said John Chapman
advers & says he has always been ready to receive the
same Wheat at his Dwelling house in
East Windsor & at the Dwelling house of
Moses Cotton in Wilbraham during & term
& particularly on the first day of January next
during the whole of the day & John Chapman further says
that the Wheat was well worth seven shillings & six pence
money per bushel yet the Oliver the often requested
never performed his promise but neglects
it to the damage of John Chapman twenty pounds the
Plt appears by the Plea & says the Deft the
three times publicly called to come into Court
make default of appearance here thereupon
it is considered by the Court that John Chapman recover
against the Oliver eighty four pounds & four
shillings & six pence & costs taxed at one penny
five shillings & ten pence whereupon the Oliver
by Henry Morrissey Junr. comes into Court
& appeals from the judgment of this Court
to the Supreme Judicial Court holden at
Northampton the last Tuesday of April next
& he recognises with sureties on the Law
directs for the Oliver to prosecute his
appeal with effect as by the recognisance on
file appears.

Dwight
Duffin
V. J. P.

Jonathan Dwight of Springfield in the
County of Hampshire Governor Duffin
after of the Case for the said Oliver at
inflict on the first day of April one thousand
seventy six by his Note for value received
to deliver him the sum of forty five pounds of
lawful money with of good interestable law
to be delivered on or before the first day of January
seventeen hundred eighty one at the Dwelling house
of John Chapman at the rate of four shillings
or at the Dwelling of Moses Cotton for & Wilbraham
at the rate of three shillings or ten pence by the
Suffol then paid with interest till the said John Chapman
advers & says he has always been ready to receive the
same Wheat at his Dwelling house in
East Windsor & at the Dwelling house of
Moses Cotton in Wilbraham during & term
& particularly on the first day of January next
during the whole of the day & John Chapman further says
that the Wheat was well worth seven shillings & six pence
money per bushel yet the Oliver the often requested
never performed his promise but neglects
it to the damage of John Chapman twenty pounds the
Plt appears by the Plea & says the Deft the
three times publicly called to come into Court
make default of appearance here thereupon
it is considered by the Court that John Chapman recover
against the Oliver eighty four pounds & four
shillings & six pence & costs taxed at one penny
five shillings & ten pence whereupon the Oliver
by Henry Morrissey Junr. comes into Court
& appeals from the judgment of this Court
to the Supreme Judicial Court holden at
Northampton the last Tuesday of April next
& he recognises with sureties on the Law
directs for the Oliver to prosecute his
appeal with effect as by the recognisance on
file appears.

Jonathan Dwight of Springfield in our County of Dwight 104
Hampshire vs. Charles Atte. Zachariah Warner
of Springfield promisor. Defendant in plea of the case
for that ~~of~~ Zachariah Atte. Springfield on the
first day of September last was legally indebted
to Jonathan in the sum of five pounds & ten
shillings & saw him on duty to callance both amounts
& in compliance therewith of Zachariah then
& there promised Jonathan to pay him
the same sum whenever after he should
be requested yet ~~of~~ Zachariah the other signified
never ~~in~~ the same but neglected it to the
damage of Jonathan known by the
Plff appears by Charles Atte. & the Plff
tho three times publicly called to come
into Court in answer & failed to appear & where
thereupon it is considered by the Court that
Jonathan recover against ~~of~~ Zachariah
five pounds & ten shillings & damages & costs
assessed at one pound one shilling & sixpence
and ~~in~~ ~~the~~ ~~sum~~ ~~of~~ ~~one~~ ~~pound~~ ~~one~~ ~~shilling~~ ~~and~~ ~~sixpence~~

Warner
Page

William Phillips of Boston in our County of Phillips
Suffolk vs. Seth Loomis & David Dyer both
of Westfield in our County of Hampshire promisor
Defendants in plea of the case for that ~~of~~ Seth & David
at Springfield in our County of Hampshire on the
fourth day of Novr last by their Note promised
William to pay him or order the sum of
seven pounds & four shillings on demand with
interest till ~~of~~ Seth & David the other
requested have not either of them ~~in~~ the same
but neglected it to the damage of William
seven pounds the Plff appears by Charles Atte.
& the Plff tho three times publicly called
to come into Court in answer & failed to appear & where
thereupon it is considered by the Court
that William recover against Seth & David
seven pounds & four shillings & eightpence
damages & costs assessed at two pounds &
fifteen shillings

Loomis & Dyer
Page

John Ingersoll of Westfield in our County of Ingersoll
Hampshire vs. Philip Thomas Esq. of
Westfield promisor. Defendant in plea of the case
for that ~~of~~ Thomas at Westfield on the
twenty eighth day of February seventeen
hundred & eighty two by bill & he promised
John to pay him twelve pounds & four shillings &
nine pence on demand with interest till ~~of~~
Philip Thomas the other requested never ~~in~~ the
same but neglected it to the damage of John
fifteen pounds the parties appeared & agreed to have
the case continued until next term & then
judgment to be final thereupon it is considered
by the Court that ~~of~~ parties have day here
until the 2nd Tuesday of February next

Worley
Page

William Phillips of Boston in our County of Phillips
Suffolk vs. Seth Loomis of Westfield in
our County of Hampshire promisor. Defendant in plea of the case
for that ~~of~~ Seth at Westfield on the ninth
day of February last by bill & he promised
John to pay him or order the sum of fifteen
pounds & fifteen shillings on demand with interest
till ~~of~~ Loomis & he failed to pay on the first day of August
last at Westfield ~~of~~ John by his attorney
Dyer assigned the same to ~~of~~ William & ordered
the Court to then make to be paid to William by means
of which ~~of~~ Seth became liable to pay the same
according to the tenor thereof yet ~~of~~ Seth the other
requested never ~~in~~ the same but neglected it
to the damage of William in twelve pounds
the Plff appears by Charles Atte. & the Plff
tho three times publicly called to come into
Court in answer & failed to appear & where
thereupon it is considered by the Court that
William recover against Seth in twelve pounds &
three pence & costs assessed at two pounds
ten shillings & eightpence

Loomis
Page

John Phelps Esq^r comes into Court & appeals from the Judgment of this Court to the Supreme Judicial Court holden at Northampton in & for the County of Hampshire the last Tuesday of April next & he recognizes with sureties as the Law directs for & to the prosecuting his appeal with effect as by & recognizance on file appears

Day
for
Leonard
N^o 78

Thomas Day of West Springfield in our County of Hampshire Plaintiff against David Leonard of West Springfield Defendant on the estate of David Leonard of West Springfield. Defendant in a plea of this case for that he David Leonard & one other Plaintiff did before & David & said David provided him at West Springfield on the third day of August seventeen hundred & seventy four by their debt promised & Thomas to deliver him two hundred Gallons of West India Rum by the first day of November then next to be delivered at Hartford & Thomas says that & him at the time & place of delivery was worth three shillings by the Gallon & Thomas says that he has always been ready to receive the same from & particularly on the first day of November yet & David & other while & other was alive nor & David after & other's death performed their promise but neglected it to the damage of & Thomas fifty pounds the Debt appears & moves for a continuance of this case thereupon it is considered by the Court that & parties have day hereuntil the 2nd Tuesday of February next

Chapin
&
Humm
N^o 79

Joseph Chapin of Palmer in our County of Hampshire Plaintiff against Joseph Humm late of Palmer house Prisoner Defendant on the Case for that & Joseph at & Palmer on the twenty fifth day of August seventeen hundred & eighty three by his Note promised & Joseph to pay him the sum of five pounds ten shillings on demand yet & Joseph the other requested never & the same but neglected it to the damage of & Joseph ten pounds the Debt appears by & Joseph & the other says that the Debt has three times publicly called to come in & in vain & in default of appearance here thereupon it is considered by the Court that & Joseph recover against & the five pounds & sixteen shillings & eight pence Damages & Costs taxed at one pound ten shillings & six pence Ex^{ce} Dec^r 16th 1784

Thomas
Cook
N^o 80

John Thomas of Hampshire in the County of Hampshire & State of Connecticut Prisoner Plaintiff against Joseph Cook of Hampshire in our County of Hampshire Defendant on the Case for that & Thomas at & Hampshire on the twenty second day of August seventeen hundred & eighty three by his Note promised & Joseph to pay him three pounds ten shillings within two months from the date of said Note with interest till & yet & Joseph the other requested never & the same but neglected it to the damage of & Joseph ten pounds the Debt appears by & Alexander & the other says that the Debt has three times publicly called to come in & in vain & in default of appearance here thereupon it is considered by the Court that & John recover against & the three pounds & sixteen shillings & eight pence Damages & Costs taxed at one pound & seven shillings Ex^{ce} Dec^r 16th 1784

William Billings of Conway in our County of Hampshire
vs. Peter Mober & Joseph Smith & Thomas Smith & Thomas
both of Severitt in our County of Hampshire in a plea of the
Case for that Peter Mober & Joseph Smith of Conway on the 1st
second day of February last by their Note promised
to William to pay him or order fifteen pounds
nineteen shillings & five pence on Demand
with interest till paid yet Peter Mober & Joseph Smith
either of them tho' often requested never paid the same
but neglects it to the damage of William
seventeen pounds the parties appear & agree
to have this Case continued until next term
& then Judgment to be final thereupon it
is considered by the Court that the parties have
day here until the 2nd Tuesday of February next

Billings 103
No 81

James Case of Sibley in the County of
Dorset vs. Thomas Mober & Thomas Mober
Conway in our County of Hampshire & Thomas Mober
left in a plea of the Case for that Thomas Mober & Thomas
Edgerton on the twentieth day of October now then
hundred & seventy three by his Note promised
one John Case to pay him or order the sum
of five pounds & six pence on demand with
interest till paid & afterwards to wit on the
first day of Sept. last John by his Indorsement
on the Note ordered the Contents of the Note
to be paid to the Plaintiff of all which
Edward then & there had notice & so became
liable to pay the same & in consideration
thereof then & thereupon promised to pay
the same yet Edward tho' often requested
has not paid the same but neglects it to the
damage of Thomas Mober twelve pounds the
parties appear & agree to have the Case continued
until next term thereupon it is considered
by the Court that the parties have day here
until the 2nd Tuesday of February next

Case
Mober
No 82

Daniel Mober of M. D. Defied in our
County of Hampshire vs. Thomas Mober & Thomas
Collins of M. D. Defied in our County of Hampshire
left in a plea of the Case for that Thomas Mober & Thomas
Collins on the fourth day of December
now then hundred & eighty two by their Note
promised to Daniel to pay him fifty five pounds
of merchantable iron or iron work or
at any time before the
first day of January then next with interest
till paid yet Daniel says the iron to be worth
three shillings per bushel & that he has been
ready to receive the same in satisfaction of the
Note yet Thomas Mober tho' often requested has not
performed his promise but neglects it to the
damage of Daniel ten pounds the Plaintiff appears
by John Phelps Gentl & the Deft three times
publicly called to come into Court makes
default of appearance here thereupon the
Court ordered by the Law that the Defendant against
Thomas Mober & Thomas Collins four pounds
damages & costs taxed at one pound fifteen
shillings & five pence & so the Court doth

Mober
Collins
No 83

7
 Thomas and Robert Hazard of Northampton in the County
 of Hartford & State of Connecticut versus and against
 Thomas Loveless of Westfield in our County of
 Hampshire Greenan Defendant in appeal of the case
 for that sd Loveless at sd Westfield on the
 twentieth day of January last by his Note
 promised sd Robert to pay him nineteen
 pounds one shilling & seven pence on demand
 with interest till paid. Yet sd Loveless tho often
 requested never paid the same but neglected it to
 the damage of sd Robert partly because the
 Plff appears by Samuel Fowler Esqr & the
 Dft tho three times publicly by called to come
 into Court neither Defendant appeared here
 thereupon it is considered by the Court that
 sd Robert recovers against sd Loveless the
 sum of nineteen pounds eight shillings & seven pence
 & costs taxed at one pound seven shillings &
 two pence Whereupon sd Loveless by John
 Phelps Esqr comes into Court & appeals from
 the Judgment of this Court to the Supreme
 Judicial Court holden at Northampton in &
 for sd County of Hampshire & he recognises
 with sureties as the Law directs for sd Loveless
 prosecuting his sd appeal with effect as by
 sd Recognizance on file appears

Bottom
 Esqr
 No 83

Elias Bottom of Ware in our County of
 Hampshire Physician Plff Joseph Esqr of
 sd Ware husband an Dft in appeal of the
 case for that sd Joseph at sd Ware on the
 twentieth day of August last by his
 Note promised sd Elias to pay him
 or order eighty pounds & seven shillings
 in six weeks from the date of sd Note
 with interest till paid. Yet sd Joseph tho
 often requested has not paid the same to
 sd Elias & sum nor sd Interest but neglected
 it to the damage of sd Elias twenty pounds
 the Plff appears by Ebenezer Mosman
 Esqr & the Dft tho three times publicly
 called to come into Court neither Defendant
 of appearance here thereupon it is considered
 by the Court that sd Elias recovers against
 sd Joseph eighteen pounds two shillings &
 two pence & costs taxed at one pound
 fourteen shillings & four pence Whereupon sd
 Joseph by Simon Strong Esqr comes into
 Court & appeals from the Judgment of this
 Court to the Supreme Judicial Court holden
 at Northampton within & for our County
 of Hampshire the last Tuesday of this
 next & he recognises with sureties as the
 Law directs for sd Joseph prosecuting his
 sd appeal with effect as by sd Recognizance
 on file appears

James
 James
 No 86

Jonathan Hanson of Northampton in our
 County of Hampshire Defendant in appeal of the case
 for that sd Hanson at sd Northampton on the
 fifth day of October last by his Note promised
 sd Jonathan to pay him the sum of one hundred & thirty seven pounds
 four shillings on demand with interest till
 paid. Yet sd Hanson tho often requested never
 paid the same but neglected it to the damage
 of sd Jonathan one hundred & fifty pounds
 the Plff appears by the Court that this case
 continued until next term at which
 parties have day here until the 2nd
 Tuesday of February next

Daniel James of Ythonsen in our County of Hampshire James 106
Clothier & John James of Ythonsen Clothier Deft
In a plea of the Case for that sd John James
on the first day of June seventeen hundred eighty
two by his Note promised sd Daniel to pay him
twenty pounds silver money on demand with
Interest till paid who for that sd Note afterwards
at sd Ythonsen on the first day of Jan^y last by
his other Note promised sd Daniel to pay him
the sum of seven & nine pounds & fifteen shillings
in six months from the date of sd Note
sd John James tho often requested never sd the
same but neglects it to the damage of sd Daniel
one hundred & thirty six pounds & fifteen shillings of the
Deft being out of the State it is continued until
next term thereupon it is considered by the
Court that sd parties have day hereafter till
the 2nd Tuesday of February next

Justin Gly of West Springfield in our County of
Hampshire Edge Jacob Miller of sd West Springfield
Groomer Deft in a plea of the Case for that sd Jacob Miller
sd West Springfield on the thirteenth day of July last
by his Note promised sd Justin to pay him
fifteen Spanish milled Dollars of the value of four
pounds ten shillings in six days from the date of sd
Note also for that sd Jacob Miller sd West Springfield
on the first day of Oct^r current being out of the State
sd Justin is the sum of twenty four shillings
and money to balance each account for
Goods Wares & Merchandise there before that time
sold & delivered him at his request in consideration
thereof sd Justin then & there promised that he
pay him the same on demand (yet sd Jacob
tho often requested never performed his promise for
best neglects it to the damage of sd Justin
nine pounds the Deft appearing in his own
proper person & the Deft tho three times publicly
called to come into Court makes default of appearance
here thereupon it is considered by the Court
that sd Justin recover against sd Jacob the
sum of five pounds fifteen shillings & ten pence
Cambridge & Costs taxed at one pound two shillings
& nine pence & Exp^s & Nov^y 2nd 1887

Jonathan Morgan of West Springfield in our County of Hampshire
County of Hampshire Woman Deft in a plea of the Case for that sd
of Greenfield in our County of Hampshire Deft in a plea of the Case for that sd
of the Case for that sd Valum et al Greenfield Smith
by sd twenty fourth day of June seventeen
hundred & eighty three by his Note promised
one Elijah Alvord to pay fifteen pounds silver
money within one year from the date of sd Note
with interest & otherwise as on the same day
sd Alvord by his Indorsement on sd Note
ordered the contents thereof to be paid to the
Deft of which sd Valum et al & there had notice
& thereby became liable to pay the same according
to the tenor thereof & being liable in consideration
thereof sd Valum provided the Deft to pay
him the same. Yet sd Valum tho often
requested never sd the same but neglects
it to the damage of sd Jonathan eight
pounds the Deft appearing by Justin Gly Esq^r
& the Deft tho three times publicly called
to come into Court makes default of appearance
here thereupon it is considered by the Court
that this Case be continued until next term
for judgment & that sd parties have day
here until the 2nd Tuesday of February
next

Shepherd
 21
 1890

James Shepherd of Northampton in our County
 of Hampshire Gent. vs. Silas Farr of Hadley
 in sd County Common Debt in action at law upon
 the Count by that sd Silas at a place called in his first
 on the nineteenth day of October. Now the hundredth
 twenty three by his Vote promised sd James to pay
 him one pound & eight pence with interest
 till paid. Also forthwith sd Silas at Northampton on the
 eighteenth day of April. seventeen hundred &
 eighty four in Court declaration that sd James at
 the request of sd Silas had there before that time
 sold & delivered to him divers goods wares &
 merchandise promised sd James to pay him
 therefor so much money as sd Goods Wares &
 were reasonably worth wherever other be &
 sd Silas should be requested & the Plaintiff that sd
 Goods & wares were worth six shillings & four pence
 of which sd Silas had Notice Also for that sd
 Silas at Northampton on the fifteenth day
 of August in the same year being Justice
 Endorsed told James in another sum of fifteen
 shillings & six pence money for like sum of money
 expended & advanced by sd James for sd Silas
 at the request of sd Silas in consideration
 thereof sd Silas promised to pay him the
 same least mention thereof in order and
 Also for that sd Silas at Northampton on
 the twenty sixth day of January last being
 Justice Endorsed told sd James in the sum of
 eight shillings & eight pence for like sum of
 money expended & advanced for sd Silas &
 sd Silas promised to pay him the same undemand
 yet sd Silas the other requested never performed
 his promise & accordingly it to the Damages
 of sd James seven pounds the parties appear &
 agreed to have this case continued until next
 term thereupon it is considered by the
 Court that sd parties have damages
 until the second Tuesday of February next

Williams
 Barron
 1891

Charles Williams of Norwich in our
 County of Hampshire husband man vs.
 Johnathan Barron of sd Norwich
 husband man Debt in action of the Law
 for that sd Johnathan at sd Norwich
 on the twenty fourth day of May seventeen
 hundred & eighty nine by his Vote promised
 sd Charles to pay him the sum of forty five pounds
 ten shillings on Demand with interest till
 paid. Yet sd Johnathan would not pay the same
 in the sum but neglected to the same & so sd Charles
 nine pounds & ten shillings the Plaintiff appears by
 Caleb Henry Esq. & the Defendant by
 publically called to come into Court to answer
 the count of appearance being thereupon it is
 considered by the Court that sd Charles
 recover against sd Johnathan four pounds
 twelve shillings & ten pence damages & costs
 taxed one pound twelve shillings &
 four pence (2) Excep. 1000 2. 5th 1891

For others charge of West Springfield in our Morgan
County of Hampshire Governor John William
Carter of Westfield in County of Hampshire
Springfield on the twenty seventh day of July
last by his vote promised Jonathan to pay
him ten pounds in sixteen shillings & pence
plus eleven dollars thereof in Cash & the
President in Westfield Goods at Cash price
as they two would agree whenever after he
should be required & it appeared that
he has always been ready to receive & goods
of S. William Carter. Carter the other party
has not performed his promise but neglects
it to the damage of Jonathan twelve
pounds the Jt appears by Maps Blis
Jr. of the Jt the three times probably
called to Comaint Court in default
of appearance here thereupon it is considered
by the Court that Jonathan request against
Carter seven pounds two shillings
Eight pence Damages & Costs thereon
one pound five shillings & two pence
Jonathan Leach Exr of S. William Carter

Jonathan Leach claims as the estate of
S. William Carter late of Shutesbury in our
County of Hampshire &c &c intestate to be humbly
shown that the personal estate of the deceased
is insufficient to discharge the debts due from
S. William Carter by a Certificate from the Office of
Registry of Probate appears the same prayer
he may be allowed to make the sale of some
of the real estate of S. William Carter to enable him
to discharge the debts due from S. William Carter
with the said in duty bound
Reviewed by the Court that Jonathan
may make a sale of some of the estate of
S. William Carter to discharge the debts due
from him

William Page Exr of the last Will & Testament
of Jonathan Rogers late of
Ware in our County of Hampshire &c &c
humbly shows that the personal estate
of S. William Rogers is insufficient to discharge the
debts due from S. William Rogers for the payment of
which no provision is made by the last
Will & Testament of S. William Rogers as by a Certificate
of the Office of Registry of Probate of W. Hampshire
therefore prays that he may be allowed
to make a sale of some of the real estate
of S. William Rogers to enable him to discharge the debts
with additional Costs & as in duty bound
thereupon it is considered by the Court that
S. William may make a sale of some of the
for the payment of debts due from S. William Rogers

David Landon admr on the estate of Lewis Landon
Landon late of W. Hampshire in our County Hampshire
humbly shows that the personal estate
of S. Lewis Landon is insufficient to discharge the debts due from
S. Lewis Landon by a Certificate from the Office of
Registry of Probate of W. Hampshire for S. Lewis Landon appears
the same prayer he may make a sale of some
of the real estate of S. Lewis Landon to enable him to pay
such proportion of the debts as shall be decided
him agreeable to Law & as in duty bound
thereupon it is considered by the Court that
S. David may make a sale of the whole of the
real estate of the S. Lewis Landon for the payment of the
debts due from S. Lewis Landon

John Thirkland of Norwich in our County of Hampshire
Comptt
No 96
in Bussington
vs Samuel Thirkland of Bussington in our County of Hampshire
at the suit of Samuel Thirkland of Bussington in our County of Hampshire
inside County Court & he answered here by to
answer to Samuel at this time in a plea
of the law which said D. Samuel has failed
to prosecute the vs John therefore says that
he may be allowed his costs thereupon it is
considered by the Court that vs John recover
against D. Samuel his costs taken out on pain
six shillings & pence & expise Decy 1784

Billings
vs
Bedding
No 97

Silas Billings of Hatfield in our County
of Hampshire vs Thomas Bedding of Hatfield
at the suit of Samuel Bedding of Hatfield
& a portion of Samuel Bedding of Hatfield
Executor of the last will & testament of
Thomas Bedding in a plea of trespass the law
for that D. Bedding in his life time to wit
on the sixth day of June seventeen hundred
& seventy five seized Hatfield by his estate
for the use & profit of Silas to pay him
sixty seven pounds & twelve shillings on
demand with interest till paid. Yet D. Bedding
has often requested never in the same in
his life time neither has D. Samuel the
often requested in the same or any part
thereof since D. Bedding's decease but neglects
it to the damage of D. Silas one hundred &
fifty pounds. The Bill appears by Caled
Henry Esq: & the answer it is considered
by the Court that this law be continued
until next term & that vs parties have
day here until the 2nd Tuesday of
February next

Ordered by this Court that all
actions where the damages declared for
are under four pounds such actions shall not
be put in issue & where the damages declared
for are above four pounds but the judgment
for damages are under that sum the
costs to be taxed in one residue part by the
Court

The foregoing Judgments Orders & Conings
made and entered up in manner as aforesaid
and that the Court was adjourned without
Day
Attest Robt Brock Cler

At the Court of Common Pleas
holden at Northampton in and for
the County of Hampshire on the
second Tuesday of February being
the 8th day of the said month & from
Day to Day to the 17th day of the same
Month Anno Domini 1785

Common
Pleas
Feb^r Term
1785.

Justices of the said Court
present
Jm^o Danielson Esq^r
Seaser Porter Esq^r
John Bliff Esq^r
Samuel Mather Esq^r

Jury of Trials
Nath^l White Jurmⁿ Had
Isaac Parker Jur
Juster Hatchcock
Ephraim Clough abt. Jur
Juster Dwight
Thomas Hastings Jur
Seaser Gouds
Jon^o Strong Jurmⁿ N^o
Hall Right
Thom Loomis
Elihu Porroy

- In Case Edwards vs King Warham Smith & Philip
Clark de Tal^r Civ^l were on
- In Case Haves Nichols Medad Alford & Jon^o Harris
de Tal^r were on - and Captⁿ Simon Clap de Tal^r was
on in the Room of Juster Dwight
- In Case Puter vs Belding Joseph Clap & Philip Clark
de Tal^r were on
- In Case Miller vs Cotton James Lyman & Lemuel
Barnister de Tal^r were on
- In Case Lyman vs Wright & al Ben^o Smith &
Elihu Root were on
- In Case Boltwood vs Lyman Silas Porter and
Ephraim Powers de Tal^r were on
- In Case Gill vs Wood Silas Porter & Benjamin
Meldon de Tal^r were on
- In Case Warner vs Lyman Warham Smith
and Eno Porroy
- In Case Hurren vs Lyman Isah^l Wright was
off and Sam^l King Warham Smith & Eno Porroy
were on
- In Case Pinyan vs Henry Warham Smith
and Joseph Clap were on - The Jury were p^o half
Tues.

Bignell
Powder.

Thus Bigelow of Southwick in our County of Hampsh.
German Dett, above. Fowler of the same Southwick
German Dett in a place & view of record heretofore
the parties appear & agree to have this case
continued under the former. Make no further
from thereupon it is concluded by the Court
that no parties have any here until the third
Tuesday of May next.

~~Chloris~~

The evening

Charles Ward Esq. of New York in
the County & State of New York & Esq. of the County
of Boston in our County of Suffolk Gentlemen
Administrators on the Estate of Charles Esq.
late of sd Boston Esq. Dec in sd Capacity
Esq. Paul Merriam of Blanford in our
County of Hampshire Gentlemen Just in a
plea & so of record heretofore the parties
appear & agree to have this case continued
untill next term thereupon it is considered
by the Court that sd parties have say here
untill the third Tuesday of May next

C. pithoiza

47
Bliss

Charles Ward Esq. of New York in
the County of & State of New York & vs. &
Elizabeth Esq. of Boston in our County
The Estate of Charles Esq. late of sd Boston
Decd in sd Capacity Dely Robert Davis the
Jr of Mansfield in our County of Hampshire
The parties appear & agree to have the case
considered by the Court that sd parties have
day here untill the 3rd Tuesday of May next

C. J. H. H. H. H. H.

Beard

[illegible]

C. F. F. F. F.

Chinese.

Charles Ward Esq. Sheriff of New York in the
County & State of New York & printed
Guthrie Esq. in our County of Suffolk
of Charles Esq. Esquire's Office on the estate
in our Capacity Elder James C. Wm. of Banker's
in our County of Hampshire by whom I do
in appeal as of record heretofore the parties
appear & agree to have their case continued
by the Court that a further hearing be had
until the 3rd Tuesday of May next

Charles Ward Esq. of New York in the County of Suffolk
vs
John Ward Esq. of New York & Esq. of Suffolk
110.
Boies
in our County of Suffolk vs Newman
Boies
late of New York deceased in the estate of Charles Esq.
of Blomfield in our County of Hampshire
Women Debt in a plea &c as of record heretofore
the parties appear & agree to have this case
continued until next term thereupon it is
considered by the Court that the parties have
day here until the 3rd Tuesday of May
next

Samuel Mather of Wethersfield in our County
of Hampshire Esq. & Eliza Mather &
Timothy Mather both of Northampton
in our County Women Debt & Executors of
the last will & testament of Samuel
Mather late of Northampton Esq. Decd
vs Phineas Lyman of Wethersfield Esq. & Administrator
on the estate of said Lyman late of
Northampton Decd in our County Debt
it is ordered by the Court that this case
be continued until next term & that the
parties have day here until the 3rd Tuesday
of May next

Jonathan Parker of Winger in the
County of Cheshire & State of New Hampshire
Esq. vs George Wheeler & Ephraim Wheeler
both of Greenfield in our County of Hampshire
Women Debt in a plea &c as of record heretofore
the parties appear & refer this case to the
award & judgment & determination of
Ephraim Wheeler Esq. Et Eli Parker & Nathaniel
Dickinson Junr Esq. & the award of them
or either two of them to be final

Caleb Cooley of Wethersfield in our County
of Hampshire Women Debt vs John W. Clontock
of Waver in our County Husband & an Esq. of
Clontock
appear & as of record heretofore the parties
appear & refer this case to the award & judgment
& determination of William Scott Esq. &
Ward & Goshorn Shaw & the award of them
or either two of them to be final

William Dodge of Waver in the County
of Hillsborough & State of New Hampshire
Woman Debt vs Frederick Fred of Surrey in
the County of New Hampshire Woman Debt
in a plea &c as of record heretofore the Debt
being three times published & called to come
into Court makes default of appearance
thereupon it is considered by the Court that
Dodge recover against & shed the sum
of \$100 taxed at
the Court that no execution be
issued until the Debt is paid or certificate
that no process has commenced against
Dodge on the above debt

Chester
Will's case
Leonard Chester of Weatherfield in the County
of Stafford & State of Connecticut Esq. Plaintiff
John Chester Williams of Hadley in our County
of Hampshire Esq. Defendant in a plea & answer
record heretofore & David Weston & others
appellees on this case come into Court & answer
that Leonard Chester recovers against John
Chester Williams Esq. the sum of four
hundred & twenty one pounds seven shillings
& eleven pence two farthings ^{and cost of expenses} & upon it
is considered by the Court that Leonard
recovers against John Chester the sum of
four hundred & twenty one pounds
seven shillings & eleven pence two farthings
damages & costs taxed at nineteen pounds
thirteen shillings & eleven pence. Ex. p. Feb. 21st 1785

Prober
Gilmore
Phillip
Mannington & State of Vermont Yeoman Plaintiff
John Gilmore of a place called Chamberlain
in our County of Hampshire Yeoman Defendant
in a plea & answer record heretofore the parties appear
& agree to have this case continued under the
former Rule until next term the record is
considered by the Court that the parties have
day here until the 3rd Tuesday of May next
Madford Paddock of Ware in the County of Hampshire
Yeoman Plaintiff. Eliza Parker of Williamstown in the
County of Berkshire Yeoman Defendant in a Plea &

Prober
The Parties appear and agree to refer this case to the
determination of Samuel Porter Esq. & Elizabeth Henshaw & Robert
Binks. the award of them or any two of them to be final
to be returned into Court &

Strong
Mansfield
Simon Strong of Northampton in our
County of Hampshire Esq. Plaintiff
Mark Hat of Southwold in our County of
Hampshire Yeoman Defendant in a plea & answer
of record heretofore the Defendant appears & prays
that this case be continued until next
term whereupon it is considered by the
Court that the parties have day here until
the 3rd Tuesday of May next

White
Sweet
Elijah White of Wotton in the County
of Stafford & State of Connecticut Esq. Plaintiff
Wm. Sweet of Tyrningham in our
County of Berkshire Esq. Defendant in a
plea & answer record heretofore the Plaintiff appears by
Jordan Hyslop Esq. the Defendant three times
publicly called to come into Court makes
default of appearance here thereupon it is
considered by the Court that White recovers
against Sweet five pounds & three pence
lawful money damages & costs taxed
two pounds seven shillings & eleven pence

Williams
Chester
John Chester Plaintiff in a plea & answer
of Hampshire Esq. Plaintiff
in the County of Stafford & State of Connecticut
Esq. Defendant in a plea & answer record heretofore & David
Weston & others appellees on this case come into Court
& answer that Leonard recovers against John
Chester the sum of four hundred & twenty one
pounds seven shillings & eleven pence two farthings
& costs taxed at nineteen pounds thirteen
shillings & eleven pence. Ex. p. Feb. 21st 1785

Commonwealth of Massachusetts. *Commonwealth*
Charles of Weymouth in our County of Weymouth.
Grooman Debt in a plea &c as of record heretofore
the Debt appears & moves that this case be
continued until next term the jury obits
considered by the Court that the parties have
waited until the 3rd Sunday of May

As noted
111

Benjamin Wright Nathaniel Wright & Wright
Bridget Wright alleged vs. Thompson in our
County of Hampshire Grooman Debt in a plea &c as of record heretofore
it is considered by the Court that of Benjamin
Nathaniel & Bridget recover against of the
the sum of seventy five pounds one shilling
& two pence Damages & Costs taxed at one
pound thirteen shillings & then serve Writ upon
the Debt by Simon Harding Esq. comes into
Court & appeals from the Judgment of this Court
to the Supreme Judicial Court holden at Northampton
the last Sunday of April next in & for our
County of Hampshire & he recognises with
Sureties as the Law directs for &c goes
prosecuting his appeal with effect as the
Law directs as by &c Recognizance on
file appears

Jonathan Esq. of New Braintree in
our County of Weymouth Grooman Debt in a plea &c as of record heretofore
the Debt being three
times published called to come into Court
named default of appearance here the Plff's
Verdict & the action dismissed

Joseph Willcox Esq. in our County of
Hampshire Grooman Debt in a plea &c as of record heretofore
the Plff's appears
By & John Willcox Esq. & the Debt being
strongly & comes into Court & says he is
not guilty in manner & form as the Plff
in his Declaration has alleged & then says
himself as the Country thereupon
of the any assuring to the proper
the matter in fact came to a
at this time interrupted & being likewise
interrupted by the Plff's by
Nathaniel White their foreman that the
Debt is paid in manner & form as set
forth in the Plff's Declaration
by his sworn plea says that the Plff's brought
not to have or maintain his action there against
him & Hephner because he says that by virtue
& force of one act or Law of this Commonwealth
made & passed by the General Court begun &
holden at Boston on the thirty first day of
May sixteen hundred & eighty three in the
act for the restraining the business of exchange
during all bond contracts Montgomerie & Hephner
in Hephner's name since the first day of August in the
same year for the payment of any principal
or money lent or borrowed to be lent or
for any whereby there shall be agreed or taken above
the rate of six pounds in the hundred for the
forbearance of one hundred pounds for a year
& so after that rate for a quarter or lesser sum
or for a longer or shorter Time shall be utterly
void & so Hephner further says that heretofore
at Springfield on the twenty fifth day of January

Willcox
Cotton

[illegible]

John Wold

Brown

Thomas Griswold of Windsor in the County of Hartford & State of Connecticut vs. John Brown both of Worthington in our County of Hampshire Glamis. It is in a plea as of record heretofore the D^y appears it is considered by the Court that ~~it~~ Griswold recover against ~~it~~ Brown eighty one pounds nineteen shillings & one penny damages & costs taxed at three pounds eleven shillings & ten pence. Exec^d Feb^y 18th 1799

Widging

Dickinson

Heretofore Belding of Newbury in the County of Hampshire vs. Thomas Dickson of Newbury both of Newbury in the County of Hampshire. The Court appears and it is considered by the Court that the same be continued to the next Term.

Widdowood

Lynn

Samuel Widdowood of Amherst in our County of Hampshire vs. Simon Strong of Northampton in our County of Hampshire. It is in a plea of the case as of record heretofore the D^y now appears by Simon Strong Esq^r & Theodore Sedgwick Esq^r his atty & Seth by Caleb Strong Esq^r his atty comes & defends & for pleasure he never promised in a form as set forth in the D^y his declaration now alleged & the opposite himself on the County & the D^y likewise whereupon the Jurors of the jury according to the form & effect of the Statutes in such case made & provided at this time returned Simpson well being & answered & come here in habe say the Verdict concerning the premises being duly sworn & declare upon their Oaths by N. Sedgwick Esq^r their foreman that the D^y never promised in a form as set forth in the D^y his declaration whereupon it is considered by the Court that ~~it~~ Seth do recover against ~~it~~ Samuel his costs taxed at three pounds eleven shillings whereupon the ~~it~~ Samuel by Simon Strong Esq^r his atty appeals from the judgment of this Court to the Supreme Judicial Court holden at Northampton in & for the County of Hampshire on the last Tuesday of April next & hereupon with certiorari as the Law directs for ~~it~~ Samuel prosecuting his appeal with effect as by ~~it~~ Plea cognizance on file appears

Quadrant of Northampton in our County Lynnon 112
of Hampshire Wright
of the same Northampton Wright
Deft in a plea assumpsit heretofore
the Dft appears by Simon Henry &
Edward Sedgwick Esqrs his Attys & the Dft
by Caleb Henry his Attys & defends
& says that he never promised in manner
& form as the Dft has alleged & therefor
puts himself on the Country & the Dft
likewise whereupon the Jurors of the
County according to the form & effect of
the Statutes in such case made & provided
at this time returned & imprisoned
being demanded likewise come here & say
that with concerning the promised
being duly sworn before upon their
Oaths that they find that the Dft did
not promise in manner & form as set
forth in the Declaration thereupon it is
considered by the Court that ~~the~~ Ebenezer
recover against ~~the~~ Dft his Costs taxed
at three pound eight shillings & two pence
whereupon ~~the~~ Dft by Simon Henry
& appears from the Judgment of this
Court to the Supreme Judicial Court
holder at Northampton in a former
County of Hampshire & he recognises
with Securities as the Law directs
for ~~the~~ Dft's preparing his ~~an~~ appeal
with effect as by ~~the~~ recognizance
on file appears

Ebenezer Leard of Pelham in our County Leard
of Hampshire Shaw
of Northampton in our County of Worcester
Woman & her husband his Wife Deft in a plea
assumpsit heretofore the Dft is Norant
the Dft appears & prays that his Costs
may be allowed him thereupon it is
considered by the Court that ~~the~~ John recover
against ~~the~~ Ebenezer his Costs taxed at
two pound eleven shillings & nine pence
Given at the City of New York the 18th day of July 1856

Quadrant of Springfield in our County Shillman
of Hampshire Shillman
of West Springfield Widow Executrix of the
last will & testament of John Shillman late
of West Springfield Decd the Dft being
three times publicly called to come into
Court under default of appearance here
the Dft is Norant & the action dismissed
Schemiah Porter of Springfield in our County
County of Hampshire Clerk of the Court
Proprietors of a tract of Land called ~~the~~ Porter
Deft in a plea assumpsit heretofore
heretofore the Dft appears & prays
leave to discontinue this action & it is
allowed the Dft agree to take no Costs

Andrew Cotton of Springfield in the County of Hampshire Cotton
Woman Dft is Thomas Bates of the same Springfield Bates
in a plea assumpsit The Dft appears & agree to a continuance
under the former Rule and it is considered that they
have Day here in Court until the 3rd Tuesday of May next.

Cotton
Brewer

Andrew Cotton of Springfield in the County of Hamp-
shire Thomas Parker Boston Brewer of the same from
their Common Debt in a Plea The Parties appear
and agree to a Continuance under the former Rule
and it is considered that they have Day here until
the third Tuesday of May next

West
Fletcher

John Fletcher of Westfield in our County
of Hampshire versus Peter Philad. Fowler
of Westfield in our County of Hampshire Debt in a
Plea & as of record heretofore the parties have
considered by the Court that the parties have
Day here until the 3rd Tuesday of May next

William
William

Thomas Thillman of Westfield in our
County of Hampshire versus William Thillman of Westfield
in our County of Hampshire Debt in a Plea & as of
record heretofore the parties have considered by the
Court that the parties have Day here until
the 3rd Tuesday of May next

Lee
Nelson

Thomas Lee of Westfield in our
County of Hampshire versus Nelson of Westfield in our
County of Hampshire Debt in a Plea & as of
record heretofore the parties appear &
agree to have this case continued until
next term thereupon it is considered by
the Court that the parties have Day here
until the 3rd Tuesday of May next

Bancroft
Chapin

John Bancroft of Westfield in our
County of Hampshire versus Oliver Chapin of Westfield in our
County of Hampshire Debt in a Plea & as of record
heretofore the parties have considered by the Court
that the parties have Day here until the 3rd
Tuesday of May next

Smith
Hale

Stephen Smith of Lanesborough in our
County of Hampshire versus Hale of Lanesborough in our
County of Hampshire Debt in a Plea & as of record
heretofore the parties appear & agree to have
this case continued until next term thereupon
it is considered by the Court that the parties
have Day here until the 3rd Tuesday of
May next

Tate
Morgan

Henry Tate of Westfield in our County of
Hampshire versus Morgan of Westfield in our
County of Hampshire Debt in a Plea & as of record
heretofore the parties appear &
agree to have this case continued until
next term thereupon it is considered by the
Court that the parties have Day here until
the 3rd Tuesday of May next

David Blodgett of Springfield in our County of Worcester
appears before the Court in our County of Worcester
Bathwell of Colchester in our County of Worcester
left in a place & away of record here before
the Court being three times publicly called
to come into Court matters Default of appearance
here the Court appears & prays Judgment
thereupon it is considered by the Court that
he should recover against the Alexander seven
pounds sixteen shillings & six pence Damages
& Costs taxed at two pounds & six pence
this 22nd Feb 1785

John Morgan of Springfield in our County of Worcester
appears before the Court in our County of Worcester
left in a place & away of record here before the
Court being three times publicly called
to come into Court matters Default of
appearance here the Court appears & prays
Judgment & thereupon it is considered by
the Court that he should recover against
the said sixteen pounds sixteen shillings
& four pence Damages & Costs taxed at
three pounds & four shillings & four pence
this 19th Feb 1785

John Hitchcock of Springfield in our County of Worcester
appears before the Court in our County of Worcester
left in a place & away of record here before the
Court being three times publicly called
to come into Court matters Default of
appearance here the Court appears & prays
Judgment & thereupon it is considered by
the Court that he should recover against
the said sixteen pounds sixteen shillings
& four pence Damages & Costs taxed at
three pounds & four shillings & four pence
this 19th Feb 1785

Martha Bridgman of Boston in our County of Suffolk
appears before the Court in our County of Suffolk
left in a place & away of record here before the
Court being three times publicly called
to come into Court matters Default of
appearance here the Court appears & prays
Judgment & thereupon it is considered by
the Court that he should recover against
the said sixteen pounds sixteen shillings
& four pence Damages & Costs taxed at
three pounds & four shillings & four pence
this 19th Feb 1785

John Morgan of Springfield in our County of Worcester
appears before the Court in our County of Worcester
left in a place & away of record here before the
Court being three times publicly called
to come into Court matters Default of
appearance here the Court appears & prays
Judgment & thereupon it is considered by
the Court that he should recover against
the said sixteen pounds sixteen shillings
& four pence Damages & Costs taxed at
three pounds & four shillings & four pence
this 19th Feb 1785

Bridgham
Newell

Martha Bridgham of Boston in our County
of Suffolk vs. David Adams on the Estate
of James Bridgham late of Boston
Decd in sd. Capacity Plffs John & Samuel
late of Monpon in our County of Hampshire
husband man Deft in appeal & as of record
heretofore the Plff appears by Adams
Worsam Esq: & the Deft the three times
publicly called to come into Court
as at his Default of appearance here
thereupon it is considered by the Court
that sd. Martha recover against
John twenty three pounds three shillings
& eight pence Damages & Costs taxed at
six pounds & five shillings Ex. i. Feb. 22. 1785.

Sevins
Cleland

James Sevin of Exmouth in our County
of Hampshire vs. John Samuel (Deft)
of Ware in sd. County husband man
Deft in appeal & as of record heretofore
the Deft being three times publicly
called to come into Court as at his Default
of appearance here the Plff appears &
provs Judgment & thereupon it is
considered by the Court that sd. James
recover against sd. Samuel twelve
pounds & lawful money Damages & Costs
taxed at two pounds & fourteen shillings
Ex. i. Feb. 22. 1785.

Butler
St. Clarks

Samuel Butler of Monpon in our County
of Hampshire husband man Plff Joseph
St. Clarks of Ware in sd. County Deft
in appeal & as of record heretofore
the parties appear & William Scott & others
reference on this Case come into Court &
award that sd. Samuel recover against
sd. Joseph fourteen shillings & ten pence
Damages & Costs taxed at seven pounds
two shillings & three pence Ex. i. Feb. 22. 1785.

Davis
St. Clarks

Ebenezer Davis of Monpon in our
County of Hampshire husband man
Plff Joseph St. Clarks of Ware in
sd. County Deft in appeal & as
of record heretofore & William Scott &
others reference on this Case come into
Court & award that sd. Ebenezer recover
against sd. Joseph fourteen pounds
eighteen shillings & ten pence thereupon
it is considered by the Court that sd.
Ebenezer recover against sd. Joseph
fourteen pounds eighteen shillings & ten
pence Damages & Costs taxed at
seven pounds two shillings & three
pence Ex. i. Feb. 22. 1785.

Benjamin Atterick of Springfield in our County of Hampshire
Chapin of Belchertown in sd County Green
Exempts of the last Will & Testament of Thomas Chapin dec'd
In a plea of record heretofore the Deft being three times
publicly called to come into Court
in answer default of appearance heretofore
appears & prays Judgment thereupon it
is considered by the Court that sd
Benjamin recover against sd Elipha
fifteen pounds & nineteen shillings
Damages & Costs taxed at two pounds
seventeen shillings & four pence
Ex ipso Feb 7th 1785

Atterick
Chapin

John Atterick of West Springfield in our County of Hampshire
vs John Rogers of West Springfield
Thomas Miller of sd West Springfield an abster
or abspending debtor in a plea of record
heretofore the Deft being three times publicly
called to come into Court in answer default
of appearance here the Pll appears & prays
Judgment thereupon it is considered by
the Court that sd John recover against
sd Rogers the sum of
Damages & Costs taxed at

Atterick
Rogers

Chipman Swift of Wilmington in the County of Windham & State of Vermont
vs Ephraim Swift of sd Wilmington
in sd County of Hampshire
Lephaiah Swift of sd Wilmington deceased
in sd County of Hampshire
Paul & Elding Daniel Wells
Northaniel Coffman Joseph Crafts yeoman all
of Whately in our County of Hampshire
In a plea of record heretofore the Defts
being three times publicly called to come
into Court in answer default of appearance here
the Pll appears by John Chester Williams Esq
thereupon it is considered by the Court
that sd Chipman recover against sd Wells
Crafts Daniel Wells Henry Stiles Nathl
Colman Elizabeth Scott & Paul Belding the
sum of one hundred & two pounds & four pence
Damages & Costs taxed at four pounds six shillings
& six pence Ex ipso Mar 1st 1785

Swift
Wells

Samuel Lyman of Springfield in our County of Hampshire
vs Charles Penhag of sd Springfield
Dec'd in sd County of Hampshire
In a plea of record heretofore the parties
appear & agree to have this case continued
untill next term thereupon it is considered
by the Court that sd Penhag have days
here untill the 3rd Tuesday of May next

Lyman
Penhag

Reed
Winchel

George Reed of Stamford in our County of
Hampshire Quorum Plffs Benjamin Winchel
of Westfield in sd County Gent & Deft in a plea
Agree of record heretofore their being no
damages now settled this case continued
untill next term thereupon it is considered
by the Court that sd parties have day
there untill the 3rd Tuesday of May next

White
Teller

Math White of Guilford in our
County of Essex Quorum Plffs Calvin
Teller of Wittingbourn in the State of
Vermont Quorum Deft in a plea agree of
record heretofore the Deft being three
times publickly called to come into Court
under default of appearance here the
Plff is & was put to the action & judgment

Lynman
Barnes

Phineas Lynman Heverer & Mark
Quorum & Sarah his wife Minor Lynman
& Elizabeth his wife Timothy Lynman
all of Hardley in our County of Hampshire
Plffs Elizabeth Barnes of Christ Church
County Quorum Deft in a plea agree of
record heretofore the Deft appears & moves that
his case be continued untill next term
there upon it is considered by the Court
that sd parties have day there untill the
3rd Tuesday of May next

Billings
Thompson

Benjamin Billings of Northtown in
our County of Hampshire Quorum Plffs
Benjamin Thompson of Ware in sd County
Defendant in a plea agree of record heretofore
& Joseph Lynman & others referees on this
case come into Court & award that sd Billings
recover against sd Thompson five pounds
three shillings & pence ^{costs of Court & Referees} thereupon it
is considered by the Court that sd Billings
recover against sd Thompson five pounds
three shillings & pence damages &
costs taxed at seven shillings pence
Billings & others paid Exp^{ts} Feb^{ry} 28th 1795

Warner
Lynman

Joseph Warner of Williamsburg in our
County of Hampshire Quorum Plffs William
Lynman of Northampton in sd County Quorum
Deft in a plea agree of record heretofore
Plff now appears by Caleb Strong & Simon
Strong Esqrs his Attys & the sd William
Lynman with him into Court & offers to sd
Warner the sum of six pounds & eight pence
Billings the sum of the demand mentioned & set
forth in the Plffs declaration & also for
damages to sd Billings & two pence in full
for his costs to this time & sd William
Lynman prays that the sd sum of six pounds
& eight pence Billings may be paid out by
the Plffs declaration & that if the Plff will
further prosecute his declaration against
sd William it may be at the risk of
Costs which is granted & sd William

Picknett Samuel Picknett of Greenfield in our County
of Hampshire husbandman Plffs. Thomas
Cunningham of se Greenfield Dft in a
plea & as of record heretofore & though
the Clarks & others reference on this case
come into Court & make their answer &
thereupon it is considered by the Court
that the award & papers be recommended
to the same reference that they may
rectify their award

Clark & others of Southampton in
our County of Hampshire Yeoman Plffs.
Coulter & others Job Phelps Yeoman & Stephen Bates
Yeoman both of se Southampton agents
& trustees of Edward Coulter and absent
& as of record heretofore the Dft appears
by Caleb Strong Esq. & the Dft being
three times publickly called to come
into Court makes default of appearance
here thereupon it is considered by the
Court that se Clark recover against
se the sum of —

Warner Jonathan Warner & Nicholas Warner
both of Hadley in our County of Hampshire
Joint Debtors Plffs. John Dickinson
of Northfield in se County husbandman
Dft the parties appear & agree to have
the case continued untill next term
thereupon it is considered by the Court
that se parties have day here untill
the 3rd Tuesday of May next

Lynnard Geo Lynnard of Northampton in our
County of Hampshire Yeoman Plffs.
Hannum Samuel Hannum of Pelletts town in
se County Yeoman Dft in a plea & as
of record heretofore the parties appear
& thereupon it is considered by the Court
that this case be continued for judgment
untill next term & that se parties have
day here untill the 3rd Tuesday of May
next

Thompson Benjamin Thompson of Ware in our
County of Hampshire Plffs. & Noah Thompson
of Pelletts in se County Yeoman Dft in
a plea & as of record heretofore the parties
appear & refer this case to the award
judgment & determination of John H. Mather
Patrick Watson & John Thompson & the
award of them or either of them to be
final

116
I Wages Gill of Princetown in our County of Gill
Whose name is "John Wood late of Wilmington
in the County of W. & D. & State of Vermont
Gent. James Stewart Gent. & William Clark
Tenn. keeper both of Colrain in our County
of Hampshire Gent. in a plea & as of record
heretofore the Plaintiff appears by Caleb Strong
Esq. This atty & the Deft comes & defends the
force & injuries & prays eyes of Justice
obligatory which is need to them they also
bring eyes of the Condition of the writing
obligatory which is need to them in the
words following the Condition of this
Obligation is such that if the above bounden
John Wood now a prisoner in the Commonwealth
Gaol within the County of Hampshire
at the suit of Wages Gill Esq. do & shall
from henceforth continue & be a true prisoner
in the Custody Guard & safe keeping of
his Deputy Officers & servants or someone
of them within the limits of sd. Prison
until he shall be lawfully discharged
without committing any manner of
escape or escapes during the time of his
detainment then sd. Obligation to be void
otherwise to remain in full force & virtue
Which being read & heard the sd. Deft
says that the sd. Wages his Action aforesd.
against them ought not to be maintained
but that he ought to be carried because
they say that after the making the writing
obligatory aforesd. & during the time
that sd. John was & remained a true prisoner
according to the true intent & meaning
of the Condition aforesd. of the writing
obligatory aforesd. viz on the seventh
day of November aforesd. at Northampton
aforesd. he sd. John did legally execute
known unto Joseph Cook then & there
since under keeper of the Gaol aforesd.
& in whose Custody & Guard & safe keeping
sd. John then & there also within the limits of
the prison aforesd. & that he sd. John was then & there
within the limits of the prison aforesd. & that
he sd. John had not estate sufficient to support
himself in Prison & to pay prison Charges & that
he sd. John did therefore desire that he might have
the benefit of the Law in this case that both the
refusal of poor prisoners for Debt & that the both
preferred in the sd. Act might be by two Justices
of the Peace for sd. County & so on
admitted with him whereupon sd. Joseph
afterwards on the same day at Northampton
in presence of the request aforesd. & so signified
to him by sd. John as aforesd. & in obedience
of the Gaol aforesd. did signify the sd. Complaint
& request of sd. John unto Joseph Hawley

Ephraim Wright Esqrs afterwards did on the
same day at Northampton aforesd did issue
their Notification of the premises to sd
Moses of all which sd Moses was afterwards
told on the same day duly notified as by sd
Law is required with at Northampton
& sd Justice did then & there in manner
aforesd give Notice to sd Moses that they
had & did appoint Wednesday the twenty
fourth day of December the next at one
of the clock in the afternoon at the
dwelling house of sd Joseph Cook in
Northampton aforesd to be the time &
place when & where the sd Court would be
then or some other two Justices of the peace
for sd County of Hampshire & were then
administered to him sd John Wood if
they sd Joseph Hawkes & Ephraim
Wright did then & there further give notice
to sd Moses that he might be present
which sd Notification was under the
hands & seals of sd Justice & the Depts
over that at sd dwelling house within the
limits of sd prison & that the time
appointed by sd Justice was more than
forty days after issuing of sd Notification
& sd Justice at sd house within the limits
of sd prison on the twenty first day of
December met for the purpose aforesd
did administer to him sd John the oath
aforesd in & by Law provided which oath
sd John took in manner aforesd as by sd
Law is required of which sd Justice on the
same day made Certificate to sd Joseph
Cook or Copy whereof in Court is to be produced
& the sd Depts do aver that the sd John
Wood from the time of the execution of
the second aforesd until after sd oath
was administered & taken by him sd remain
in a true prison within the limits
of sd prison until the next day of
February next when as by the Depts in
his Declaration is supposed that sd John did
go without the limits of sd prison as well
he might all which the Depts are ready
to verify wherefore they pray Judgment if
the sd Depts his action aforesd against
him ought to maintain & sd Moses says
that he by any thing by the sd Depts
above in pleading or pleading as aforesd
to be precluded from his action against
them because he says that well & true it
is that sd Justice did administer to him sd
John the oath aforesd but sd Justice further
says that there instantly after the sd Justice
had made & delivered to sd Joseph Cook a copy
of sd Govt or Certificate of the oath aforesd
& while sd John continued in sd Govt
a prisoner, he sd Moses did so

Joseph gave security to him for the
payment of some money toward the
support of John in the Gaol aforesaid
as at the Rate of four shillings & sixpence
by the Week was sufficient to detain
I suppose I John until the nineteenth
Day of February then next of which
I John had notice & I Joseph by reason
of sd Payment in virtue thereof did
keep & detain I John in Custody in
the same Gaol yet I John during the
time of his Detainment to wit on the
eighteenth Day of February at I
Northampton I John did voluntarily
Commit an Escape & go at large out of
the Custody of I Joseph where he would
I think the I Mayor is ready to verify
wherefore he prays Judgment that
I John do lose I Joseph with his Damages
to be adjudged to him & the Jts say
that I John did remain prisoner until
the eighteenth Day of February aforesaid
before he went out of the Limits of I
Prison & on I eighteenth Day of February
I Joseph Cook did discharge & set
at Liberty the I John & this he is
ready to verify & I Mayor with
that I Joseph Cook did not discharge & set
at Liberty I John in manner aforesaid
as the Jts have alleged & this he says
may be inquired of by the Country
& the Jts thereupon Whereupon
the Jurors of the Jury according to the
form effect of the Statutes in that behalf
made & provided at this time returned
& impanelled being demanded Libership
came here where to say the truth concerning
the premises being duly sworn declare
upon their Oaths by Verdict White their
foreman that I Joseph Cook did discharge
& set at Liberty I John in manner
& form as the Jts have alleged &
thereupon it is Confessed by the Court
that I John James & William Doocan
against I Mayor their Oaths in defending
the Just of I Mayor & I Joseph Cook
& thereupon I
I Mayor by Caleb Strong Esqr his Attorney
here in Court appeals from the judgment
of this Court to the Supreme Judicial Court
to be holden at I Northampton in & for
our County of Hampshire on the tenth
Tuesday of April next & he recognises
with I Justices no the Law Direct for I
Mayor prosecuting his appeal with effect
as by I Recognizance of file appears

Deaf
Lunimore

Monnow Page of Halpurn in the County of Hampshire
Husbandman & Mr. John Dunmore of New Breamtree
in the County of Worcester Gent. Dift in a Plea
The Parties appear & the Ophagueny that Judg. on his
part is final at the next Term, moves for a Court
and it is considered by the Court that this said Parties
have Day here untill the third Tuesday of May next

Learned
Tower

Samuel Learned of Southampton in our
County of Hampshire Yeoman Dift in
County of Worcester in our County of Worcester
Yeoman Dift in a Plea & as of record heretofore
the Dift being three times publicly called
to come into Court is Nonjuit the Dift
appears & prays that his Costs may be
allowed him & thereupon it is considered
by the Court that he shall recover against
or Samuel his Costs taxed at four
pounds & three shillings & six pence

Wright
Leard

Edmund Wright of Bedford Wright &
Northampton in our County of Hampshire Yeoman
Dift in a Plea & as of record heretofore the
parties appear & the Ophagueny that Judg. on his
part is final at the next Term, moves for a Court
and it is considered by the Court that this said Parties
have Day here untill the third Tuesday of May next

Mather
Spafford

Timothy Mather of Northampton
in our County of Hampshire Yeoman
Dift in a Plea & as of record heretofore the
parties appear & the Ophagueny that Judg. on his
part is final at the next Term, moves for a Court
and it is considered by the Court that this said Parties
have Day here untill the third Tuesday of May next

Williams
Graves

Israel Williams of Hatfield in our County of
Hampshire Yeoman & John Worthington of
Springfield in our County of Hampshire Yeoman
Dift in a Plea & as of record heretofore the
parties appear & the Ophagueny that Judg. on his
part is final at the next Term, moves for a Court
and it is considered by the Court that this said Parties
have Day here untill the third Tuesday of May next

Houghes
Foster
N. 1488 Aug 27
omitted in court
for docket

Joseph this of Barnstable in said County of Otis 118
Barnstable Esq. Peter Enoch Shephard of Otis
in our County of Hampshire Gent. Defendant Shephard
a plea & ass of record heretofore it is ordered
by the Court that this Case be continued
untill next term & that the parties have
day here untill the 3^d Tuesday of May
next.

Joseph Williams of Cambridge in the County of Albany & State of New York
Gent. Plaintiff. Francis Johnson of Bellingtown
in our County of Hampshire Gent. Defendant Johnson
in a plea & ass of record heretofore the Deft
being three times publicly called to
come into Court make default of
appearance have the Plt appears & prays
Judgment & thereupon it is considered
by the Court that sd Joseph recover
against sd Francis the sum of twenty
seven pounds eight shillings & three pence
Damages & costs taxed at six pounds
six shillings & eight pence Whereupon
sd Francis by John Cheater Williams
Esq. Comes into Court & appeals from
the Judgment of this Court to the
Supreme Judicial Court holden at
Northampton in & for our County of
Hampshire the last Tuesday of April
next & he recognizes with sureties
as the Law directs for sd Francis prosecuting
his appeal with effect as by sd
Recognizance on file appears.

Joseph Williams of Cambridge in the County of Albany & State of New York
Gent. Plaintiff. Francis Johnson of Bellingtown
in our County of Hampshire Gent. Defendant Johnson
in a plea & ass of record heretofore the Plt appears by Simon
H. only Esq. & the Deft the three times
publicly called to come into Court
make default of appearance have there
upon it is considered by the Court
that sd Joseph recover against sd
Francis the sum of two hundred pounds
& lawful money Damages & costs
taxed at five pounds eight shillings
& three pence Whereupon sd Francis by
John Cheater Williams Esq. Comes into
Court & appeals from the Judgment
of this Court to the Supreme Judicial
Court holden at Northampton the
last Tuesday of April next & he
recognizes with sureties as the Law
directs for sd Francis prosecuting
his appeal with effect as by sd
Recognizance on file appears.

Phillips
Leonard

Simon Phillips of West Springfield in an County
of Massachusetts Yeoman Plaintiff against
William Leonard both of said West Springfield
Yeomen Defendants in a plea of assumpsit
heretofore by reason of the said Decree
this case is continued until next
term thereupon it is ordered by the
Court that the parties have & adhere
until the 3rd Tuesday of May next

Prescott
Garrison

James Prescott of Boston in an
County of Middlesex Esq. Plaintiff
against Garrison of Gloucester in an
County of Berkshire & Jacob Garrison
County of Albany & State of New York
Gentle Defendants in a plea of assumpsit
heretofore the Plaintiff appears by John
Chandler Williams Gent. & the Defendants
three times publicly called to
come into Court makes default of
appearance here whereupon it is ordered
by the Court that the Plaintiff recover
against the Defendants the sum
of fifty seven pounds & fourteen
shillings & seven pence damages
& costs taxed at four pounds five
shillings & seven pence Ex. ip. Feb. 18th 1795

Mary
Sullivan

John Samuel & Son of Hinduston
in the County of Albany & State of
New York Yeoman Plaintiff Peter Colvard
Gent of Pittsfield in an County of
Berkshire & Son Defendant in a plea
of assumpsit heretofore the Plaintiff appears
by John Chandler Williams Esq. & the Defendant
three times publicly called to
come into Court makes default of
appearance here & thereupon it is ordered
by the Court that the Plaintiff recover against
the Defendant the sum of twelve pounds
three pence damages & costs taxed at
three pounds seven shillings &
eight pence Ex. ip. Feb. 18th 1795

Worthington
Ferry

John Worthington of Springfield in an
County of Hampshire Esq. Plaintiff
against John Ferry of Brimfield in an County
of Hampshire Defendant in a plea of assumpsit
the Parties appear & submit the matter
to the Court & are ordered to give & determine that
the Plaintiff recover of the Defendant the
sum of four hundred & eighty six pounds
two shillings & nine pence thereupon it is
ordered by the Court that the Plaintiff recover
against the Defendant the sum of four
hundred & eighty six pounds two shillings
& nine pence damages & costs taxed at
three pounds seven shillings & eight
pence Ex. ip. Feb. 21st 1795

Lehe Bliss of Springfield in our County *Bliss* 119
of Hampshire County *Bliss* William Phillips
of Boston in our County of Suffolk *Bliss*
Sept in a plea &c as of record heretofore
the parties appear & Samuel Mathis Esq
& others referees on this case come into
& award that sd Lehe recover against
sd William the sum of ninety three
pounds nineteen shillings & three farthings
& there upon it is considered by the
Court that sd Lehe recover against sd
William the sum of ninety three pounds
nineteen shillings & three farthings
Damages & Costs taxed at two pounds
fourteen shillings & two pence *Ex parte*

Mary Mop of Middletown in the *Mop*
County of Hartford & State of Connecticut
Adm^r on the estate of Richard Mop
late of sd Middletown Esq^r Dec^r 1784
Francis Vause of Portland in our
County of Worcester Friends & Friends
plea &c as of record heretofore the parties
appear & after all demands between them
to the award & judgment & determination
of Mess^{rs} Dwight Lucas Parsons &
Thomas Williford & the award of
them over the above of them to be final

John Northrop of Newhaven in the County of *Northrop*
Newhaven & State of Connecticut Esq^r
Pet^r Duran of Newhaven in our County of *Duran*
Hampden Esq^r Sept in a plea &c as of record
heretofore the parties appear & agree to have this
case continued until next term & there upon it
is considered by the Court that sd parties
have day here until the 3^d Tuesday of
May next

Jonathan Dwight of Springfield in our *Dwight*
County of Hampshire Esq^r Meritt Poffe Thomas
Mortg^r of Westfield in sd County of *Mortg^r*
Sept in a plea &c as of record heretofore the Poffe appears
by Alexander Wooditt Esq^r & the Poffe the three
times publicly called to come into Court
makes default of appearance here there upon
it is considered by the Court that sd
Jonathan recover against sd Thomas
twelve pounds ten shillings & eight pence
Damages & Costs taxed at one pound fifteen
shillings & two pence *Ex parte*

James Church of Hartford in the County *Church*
of Hartford & State of Connecticut Meritt Poffe
Joseph Chamberlain of Dalton in our County *Chamberlain*
of Hampshire Esq^r Sept in a plea &c as of record
heretofore the parties severally appear & agree
to have this case continued until next term
there upon it is considered by the Court
that sd parties have day here until the 3^d
Tuesday of May next

Newcomb
Price

David Newcomb of Essex in our County
of Hampshire Yeoman & Peter Davies Price
of Greenwich in sd County husbandman
left in a plea & assize of record heretofore the
parties appear & agree to have this case
continued until next term whereupon it
is considered by the Court that sd parties
have day here until the 3rd Tuesday of
May next

Hotton
Hotton

Hubert Hotton of Charlton in our
County of Worcester W. Dow & Peter Sibbyl
Hotton Spinster & Samuel Wood Yeoman both
of Northampton in our County of Hampshire
left in a plea & assize of record heretofore the
parties appear & agree to have this case
continued until next term whereupon it is considered
by the Court that sd Hubert recover against
sd Sibbyl & Samuel ten pounds nineteen
shillings & two pence Damages & costs taxed
at three pounds fifteen shillings & ten pence
Exempted Feb 4th 1785

Hinchley
Jamer

Thomas Hinchley of Primsfield in our
County of Hampshire Soldier & Peter Sol^r Jamer
of Monmouth in County of Bath left in
a plea & assize of record heretofore the P^{ty}
appears by Abner Morgan Esq^r & the P^{ty}
the three times published & called to come
into Court makes default of appearance
here thereupon it is considered by the
Court that sd Thomas recover against
sd Sol^r seven pounds nineteen shillings
& eight pence Damages & costs taxed at
two pounds three shillings & eight pence
Exempted Feb 4th 1785

Charles
Jamer

Abraham Charles of Primsfield in
our County of Hampshire Yeoman & Peter
Sol^r Jamer of Monmouth in County of Bath
left in a plea & assize of record heretofore the
P^{ty} appears by Abner Morgan Esq^r &
the P^{ty} the three times published & called
to come into Court makes default of
appearance here thereupon it is considered
by the Court that sd Abraham recover
against sd Sol^r the sum of

Morgan

Smith

Damages & costs taxed at
Joseph Morgan of Primsfield in our County
of Hampshire Shop & James Smith of Dudley
both in our County of Worcester Blacksmiths
left in a plea & assize of record heretofore the
parties appear & agree to have this case
continued until next term whereupon
it is considered by the Court that sd
parties have day here until the 3rd Tuesday
of May next

Jacob Chisworth of Woodstock in the County of Lincoln
Wingham & State of Connecticut vs Benjamin
Puffer Benjamin Moulton of South Brimfield
in our County of Hampshire his Dowerman
120
Left in a plea & answer record the parties
appear & I Paul Francis & others referees
on this last come into Court & agreed that
J Jacob recover against J Benjamin
the sum of forty pounds five shillings
& two pence & the reason it is considered
by the Court that J Jacob does recover against
J Benjamin the sum of forty pounds five
shillings & two pence Damages & Costs
assessed at ten pounds one shilling &
two pence &c &c &c July 15th 1785

Benjamin Pittolson of Montgomery in Pittolson
our County of Hampshire vs William Puffer
Davenport Williams of Chester in J Williams
County Left in a plea & answer record
heretofore the J appears by Samuel
Spencer Esq^r & the J the three times
publicly called to come into Court
makes default of appearance &c &c there
upon it is considered by the Court that
J Ebenezer recover against J Davenport
the sum of
Damages & Costs assessed at

John Chisworth of Woodstock in the
County of Albany & State of New York
vs Benjamin Moulton of South Brimfield
in our County of Hampshire his Dowerman
in a plea & answer record heretofore the J
appears by Samuel Spencer Esq^r &
the J the three times publicly called
to come into Court makes default of
appearance &c &c thereupon it is considered
by the Court that J Chisworth recover
against J Benjamin the sum of
shillings & six pence Damages & Costs
assessed at three pounds ten shillings &
eight pence &c &c &c Feb 21st 1785

David Pittolson of Hartford in the
County of Hartford & State of Connecticut
vs John Henry of South Hadley
in our County of Hampshire his Dowerman
Left in a plea & answer record heretofore
the parties appear & agree to have this
case continue until next term under
the order shall thereupon it is considered
by the Court that the parties have
day here until the 3rd Tuesday of
May next

Martha Smith of Dorchester in our
County of Suffolk vs David Puffer Benjamin
Davenport of Hadley in our County of
Hampshire vs William Allen
Left in a plea & answer record
heretofore it is ordered by the Court that
this case be continued until next term
& that the parties have day here until
the 3rd Tuesday of May next

Charles
Michigan

Charles Edward Southard Esq in our County
of Oregon, being your own Attorney Lewis Morgan
of Southard Esq. being appointed a
Judge of record. Therefore the Court being there
finer publicly called to come into
Court in case of default of appearance here
the Court is Non Suit & the action dismissed

Bingham
Henry

Jabez Bingham of Manchester in the
 County of Gloucester & State of Newham
 three German Copies of the same of
 Southwark in our County of Middlesex
 husbandman left in a place as of record
 but before the parties appear & refer this
 case with all & sundries to the award
 judgment & determination of the judges
 Woodbridge Esq: Lemme Clerk & Col
 Elizabeth Wright & the award of them or
 either two of them to be final &

Strong
2
Fair

Calab Strong of Northampton in and
County of Hampshire Esq. Dth. writes
Hart of Hordley in the County of Devon
please as of record here before the Dth
appears & the Dth that three times publicly
called to come into Court in default
of appearance here the responsibility is confirmed
by the Court that if Calab recovers against
Dth. Dth. shall pay him do three pence
& two pence damages & Court fees at
one pound sixteen pence & two
pence in expenses. Dth. 18th 1785

Gurney
Powers

Benjamin Gurney of Cheshamington
in our County of Hampshire (Yeoman & P
& John & John & John of Stratfield in ve
County of Hampshire. Both in appearance & way
of case, but where the Bill appears, I have
as a continuance of this. After the receipt
it is confirmed by the Court that the
parties have done until the 3rd
Sunday of May next

Stammes
Lynceus

[illegible]

of this Court to the Supreme the said Court holden at Charleston
the last term of April next & proceedings with reference to the
said Direct for the said production of the said papers in the
said case, and the said Court have not yet determined upon the

Atahel Thayer of Charlestown in our County of Thayer. 121
Humphreys of Wrentham in our County of Wrentham.
of Westfield in our County of Wrentham.
Burdwell of Wrentham in our County of Wrentham.
Deth in a plea & as of record heretofore
the Bill appears by Caleb Henry Esq^r & the Debt
the Debt three times publickly called
to come into Court in default of
appearance here thereupon it is considered
by the Court that sd Atahel recover
against sd Burdwell thirteen pounds
nineteen shillings & eleven pence Damages
& Costs taxed at two pounds fifteen
shillings & eight pence Ex^{ra} up^{on} July 19th 1835
I have Robinson of Wrentham in our County
of Wrentham. Physician of Wrentham in our County
of Southampton in our County of Hampshire.
Deth in a plea & as of record heretofore
the Bill appears by Caleb Henry Esq^r & the Debt
the Debt three times publickly called
to come into Court in default of appearance
here thereupon it is considered by the
Court that sd Isaac recover against
sd Isaac four pounds three shillings &
three pence Damages & Costs taxed
at two pounds six shillings & two pence
Ex^{ra} up^{on} July 18th 1835

James Shephard of Northampton in our County of Hampshire Esq^r & Theodore
Hopkins of Northampton in the County of
Northampton & State of Connecticut Esq^r
Lebanah Alvord of Northampton in our County
Deth in a plea & as of record heretofore
the Debt three times publickly called
to come into Court in default of
appearance here thereupon it is
considered by the Court that sd
Shephard & Hopkins recover against
sd Alvord four pounds five shillings
& seven pence Damages & Costs taxed
one pound thirteen shillings & six pence
Ex^{ra} up^{on} July 19th 1835

John Ingersoll of Westfield in our County of Hampshire Esq^r & Thomas
Moseley of Westfield in our County of Hampshire
Deth in a plea & as of record heretofore the
Bill appears by Charles Phelps Esq^r & the
Debt three times publickly called to
come into Court in default of appearance
here thereupon it is considered by the
Court that sd John recover against sd
Thomas the sum of four hundred
fifteen shillings & eight pence Damages
& Costs taxed at one pound fifteen
shillings & two pence Ex^{ra} up^{on} July 22nd 1835
Thomas Day of Westfield in our County of Hampshire
Deth in a plea & as of record heretofore
the Bill appears by Charles Phelps Esq^r & the
Debt three times publickly called to
come into Court in default of appearance
here thereupon it is considered by the
Court that sd Thomas recover against sd
Day the sum of four hundred
fifteen shillings & eight pence Damages
& Costs taxed at one pound fifteen
shillings & two pence Ex^{ra} up^{on} July 22nd 1835
The Court is continued until next term thereupon it
is ordered by the Court that sd parties
have day here until the 3rd Tuesday of May next

Billings
Smith

William Billings of Conway in our County
of Hampshire Esq. Plaintiff & Defendant
Joseph Smith both of Severitt in the County
of Monmouth Esq. in a plea & answer of record
the Plaintiff appears & the Defendant three
times publicly called to come into
Court makes Default of appearance
here thereupon it is considered by the
Court that William recovers against
Joseph & Joseph fifteen pounds nineteen
shillings four pence Damages & Costs
taxed at two pounds seven shillings &
ten pence Ex ipso 1785

Cafe
Murgers

James Cafe of Hampshire in the County
of Dorset Plaintiff & Defendant
Edward Murgers
of Conway in our County of Hampshire
Esq. in a plea & answer of record
herebefore the parties appeared
to have this case continued until
next term thereupon it is considered
by the Court that the parties have
been here until the 3rd Tuesday
of May next

James
James

Jonathan James Junr of Monmouth
in our County of Hampshire Cordwainer
Plaintiff & Defendant
Solomon James of St Monnow
Clothier Defendant appears by record
herebefore the Plaintiff appears by record
Monmouth Esq. & the Defendant three times
publicly called to come into Court
makes Default of appearance
here thereupon it is considered by the Court
that Jonathan recovers against
Solomon the sum of one hundred &
forty pounds & three shillings Damages
& Costs taxed at one pound eighteen
shillings & six pence Ex ipso 1785

James
James

Daniel James of Monmouth in our County
of Hampshire Clothier Plaintiff & Defendant
John James of St Monnow Clothier
Defendant appears by record
herebefore the Plaintiff appears by record
Monmouth Esq. & the Defendant three times
publicly called to come into Court
makes Default of appearance
here thereupon it is considered by the Court
that Daniel recovers against John
the sum of one hundred & eight pounds
& three shillings & eight pence Damages & Costs
taxed at two pounds two shillings & ten pence
Ex ipso 1785

Morgan
Smith

Jonathan Morgan of West Springfield in
our County of Hampshire Esq. Plaintiff &
Defendant
Nathaniel Smith of Greenfield in the County
of Monmouth Esq. in a plea & answer of record
the Plaintiff appears by record
Monmouth Esq. & the Defendant three times
publicly called to come into Court
makes Default of appearance
here thereupon it is considered by the Court
that Jonathan recovers against Nathaniel
the sum of fifteen pounds nine shillings
& eight pence Damages & Costs taxed
at one pound eight shillings & six pence
Ex ipso 1785

James Shephard of Northampton in said Shiffrard
County of Hampshire Gent. Plaintiff
vs
Hans of Hatley in sd County Defendant
Deft appeared & as of record heretofore
the Plt appeared by Caleb Strong Esq. &
the Deft thrice times publicly
called to come into Court making
default of appearance here thereupon
it is Com. by the Court that
sd James recover against sd Vilas
five pounds seven shillings & seven pence
damages & costs taxed at two pounds
six shillings & two pence for Plt's costs
sd Billing. of Hatfield in out Billing.

Silas Billings of Hatfield in said County of Middlesex Defendant
vs.
Samuel Barber Building of Hatfield Plaintiff

Sheweth That Dec^r now in the Hands & possession of ~~Barber~~ Building of Hatfield Defendant after last will & testament of Barber in or capacity of Sheriff filed as one of record heretofore the Plaintiff by letter from Esq^r & the Deft the three months default of appearance there upon it is considered by the Court that a writ recovers against the sum of one hundred & six pounds fifteen shillings & six pence damages & costs three one pound ten shillings & six pence Exp^s paid July 19th 1785

Wm Clark, Attorney at Law, Newbury

Alexander Mc Marcham of a place called Marcham
 Windenbrook in the County of Albany & State
 of New York Merchant &c, do hereby certify that
 of Hochbridge in the County of Berkshire
 do hereby certify that in a paper at New York on the 1st
 of March 1809 I received of John Smith on the
 sixteenth day of June last by his (Vote of that
 date) promised to pay him or order
 on or before the fifteenth day of October then
 next forty two pounds lawful money of the
 State of New York in gold or silver on the place
 thereof in good merchantable wheat or rye
 to be delivered at his House in the Town of
 at the then current price & on the 15th day
 that is to say of payment has long since elapsed
 & that person being ready to receive the same
 yet so Samuel the other required more for
 the same but refused it & the sum of
 Alexander forty five pounds the 15th appearing
 John Chamberlain William & Gordon the 15th
 three times publicly called to come into
 Court makes default of appearance there
 thereupon it is considered by the Court
 that Alexander recover against
 Samuel the sum of thirty two pounds
 two shillings & seven pence lawful money
 damages & costs taxed at one pound
 five shillings & eleven pence
 Dec 1st 1809

Little
Philip
N^o 2

Woodbridge Little of Pittsfield of Pittsfield
in our County of Berkshire Esq^r Mr
Joseph Phelps. Plaintiff of Northampton in sd
County husband-men Defendant in a plea of
trover for the value for that sd Joseph at sd
Northampton on thirteenth day of March
seventeen hundred & twenty one by his
promise sd Little to pay him or his order
on demand two pounds ten shillings &
one penny with interest till paid & sd Joseph
tho^t often requested receive the same
but neglected it to the damage of sd Little
five pounds the Jury appears by John
Chandler Williams Gent^r the Fifth
three times publicly called to come
into Court making default & appearance
here thereupon it is considered by the
Court that sd Little recover against sd
Joseph four pounds eleven shillings &
eleven pence Damages & Costs taxed at
one pound fourteen shillings &
eleven pence Exp^{ts} & Fees 2^d set off

Robt
Hays
N^o 3

Northam & State of Vermont Esq^r Mr
Hays Plaintiff of Southwick in our County of
Hampshire Defendant in a plea of
trover for the value for that he owes to
him the sum of five hundred & twenty
four dollars & four pence from him unjustly detained
& sd Hays upon sd James Complaints for
this that the sd Hays at Pittsfield on
the third day of September last by his
Writing Obligatory under the Seal of sd
County in Court to be produced & shown
himself obligated & bound to sd James in the
sum of fifty pounds lawful money to be
paid to him on demand & sd
often requested receive the same but
neglected it to the damage of sd James
fifty pounds the Jury appears & agree
to have this case continued until next
Term thereupon it is considered by
the Court that sd parties have day
here until the 3^d Tuesday of May
next

Spears
Henry
N^o 4

James Spears of Newbury in the County
of Orange & State of Vermont Plaintiff
vs
Hudson Henry of Westfield in our County
of Berkshire Defendant in a plea of
trover for the value for that sd Hudson
at Pittsfield on the twenty second day of
October seventeen hundred & twenty two
by his Note promised sd James to pay him
fifty seven pounds & silver money to be paid
by the first day of June then next with
interest till paid & sd Hudson tho^t often
requested receive the same but neglected
it to the damage of sd James twenty seven
pounds the parties appear & agree to have the case
continued until next Term thereupon
it is considered by the Court that sd
parties have day here until the 3^d
Tuesday of May next

John Worthington of Springfield in an. **Worthington**
County of Hampshire Esq. **vs** Daniel
Hatch Greenman & Mary Hatch Springer. **Hatch**
both of Hatch bridge in an. County of Berkshire
on the robes of Mattheus Hatch late of the
Hatch bridge decd in & Lawfully
in a plea of trespass on the case for that
Mattheus Hatch decd last wood on the fifth day of
April next ten hundred & seventy four
by his last will promised the said Mary his
twenty pounds lawful money on or before
the first day of October then next with
interest till he got it Mattheus the other
requested never be the same neither
have his & Remission or any part
thereof but neglects it to the damage of
John partly promised the parties appear
I agree the said Mary to have fifteen shillings
six pence on the pound & damages
twenty two pounds twelve shillings
six pence & costs taxed at one pound
fifteen shillings & two pence

Li Wing of Pittsfield in an. **Wing**
County of Berkshire Esq. **vs** John
Cudwell of Westfield in an. County of
Hampshire Esq. **Cudwell**
in a plea of trespass on the case for
that John at Springfield on the 2nd
day of April last by his last will promised
Li to pay him thirty pounds lawful
Money within eight months from the
date of said will with interest till he
got it John the other requested never
be the same but neglects it to the damage
of Li forty pounds the parties appear
I agree to have this case continued
until next term & then judgment to be
final there upon it is considered by the
Court that the parties have day time
until the 3rd Tuesday of May next

Daniel Goodrich of Ballston in the County **Goodrich**
of Pennsylvania & John of Vermont Greenman
County of Hampshire Esq. **vs** John
Mortley of Westfield in an. County of
Hampshire Esq. **Mortley**
in a plea of trespass on the case for that
John at Westfield on the 2nd
day of March last by his last will promised
the said John to pay him by the said
of four hundred & fifty pounds lawful
money with interest till he got it
John the other requested never be
the same but neglects it to the damage
of Li twenty pounds the parties
appear & agree to have this case continued
until next term there upon it is
considered by the Court that the
parties have day time until the
3rd Tuesday of May next

[illegible]

Joseph & Elizabeth of West Springfield
 in the County of Hampshire Clerk
 & Elizabeth Cawright of Springfield in
 County Gentleswoman. My Law
 of the West Springfield Court as it
 is appeared the Case for that Session
 at the Springfield on the 2nd Day of
 April last. By his Vote of that Date
 recognized as Joseph & Elizabeth to pay
 them on their order Twenty two pounds
 three shillings & nine pence in silver
 or six shillings & eight pence per pound
 on demand with Interest till he
 yet at Haven tho' often requested never
 he the same but neglects it to the Damage
 of Joseph & Elizabeth twenty eight
 pence the Jury appears by Wages Bill
 5s 2^d & the Court tho' three times publicly
 called - to come into Court makes default
 of appearance here whereupon it is
 considered by the Court that as
 Joseph & Elizabeth recover against the
 Haven twenty three pounds six shillings
 & eleven pence Damages & Court Taxes
 at one pound nine shillings & six pence
 Exp^{ts} - Feb^y 22nd 1784

Thomas Sympson of Botton in the County of Surrey 124
vs John Smith of Westbury in our County of Wiltshire
the Case for that I come at B. Springfield
on the fourth Day of November sixteen
hundred & seventy four by his Oath
the Value well shewed & Thomas
to pay him the sum of six pounds &
four shillings on demand with interest
till paid. Yet John the often requested
never to the same but neglects it
to the damage of sd Thomas twelve
pounds the Plt appears by Mape & his
Jury & the Debt the three times publicly
called to come into Court in answer
Default of appearance here the reason
it is considered by the Court that
sd Thomas recover against sd John
eight pounds one shilling & eleven
pence Damages & Costs taxed at
it one pound & twelve shillings
Ex. i. p. Sub. 2. n. 1808

Bristol White of Monson in our County of Hampshire Labourer a Negro in a plea
of trespass Plt vs Noble Ducey & Stephen
Ducey Women Solomon Ducey Cordwainer
& Manen Ducey woman all of Wiltshire in
County Dts in a plea of trespass
the Case for that they sd Noble & Stephen
at sd Monson on the twenty ninth Day of
December last with force & at sd Bristol
& in so that it is to say with Gun & Clubs
broke & entered the dwelling house of him
sd Bristol in Monson a forced entry & broke
he picked the door of the same house & him
sd Bristol then & there being in said Place
they then & there with like force & arms
did assault beat & otherwise evil treated
putting him the Bristol & his family in
great fear & also the wife of sd Bristol
& one of his Children with force & arms
they then & there took & carried away
together with the Goods of him sd Bristol
being the wearing apparel of his wife
& Child to the value of twenty pounds
& his sd Wife & Child to sd Bristol
then & there transported & conveyed
away & have eluded to places unknown
by means whereof he sd Bristol is not
deprived of their Labour help & assistance
of his sd Wife but also of their Company
Conversation fellowship & comfort & many
other Wrongs & Injuries then then & there
to the damage of sd Bristol two hundred
pounds the parties appear & signify
have this Case continued until next
term thereupon it is considered
by the Court that sd parties have
Day here until the Tuesday
of May next

John
James
1812

William Richardson of Coventry in the County
of Windham & State of Connecticut Yeoman
Plff, Daniel James of Mansfield County
Yeoman Deft in matter of the case for that
of February wherein he promised eight
tho by his Note for Value rec^d promised
William to pay him twelve pounds
Lawful Money on or before the first day
of April next with Interest till p^d yet
Daniel tho often requested never p^d the
same but neglected it to the damage
of W. Richard fifteen pounds the Plff
appears by Mors Shipps Esq^r & the
Dft tho three times publicly Called
to come into Court makes default by
appearance here thereupon it is
considered by the Court that W.
Richard recover against D. Daniel
the sum of fourteen pounds four shillings
& three pence Damages & Costs taxed
at one pound fifteen shillings & two
pence whereupon Daniel by
Abner Morgan Esq^r comes into
Court & appeals from the Judgment
of this Court to the Supreme Judicial
Court holden at Northampton in
the County of Hampshire the
last Tuesday of April next & he
is recognized with Justice as the Law
directs to form Daniel's prosecution
his appeal with effect as by D
Recognition of the appearance

Ships
Hall
N^o 13

Mors Shipps of Springfield in our County
of Hampshire Esq^r Plff, Abigail Hall late of
Lenox in our County of Westchester Widow
on the Estate of Miller Hall late of Lenox
Dec^d Yeoman's ad Capacity Deft in matter
of the case for that Miller in his Lifetime
on the first day of March overthrew sundry
eighty four shillings by his Note
promised Mors to pay him or order four
pounds five shillings & six pence whereon
after he should there to be required with
Interest till p^d yet D Miller tho often requested
never p^d the same neither hath Abigail
since D Miller's decease but neglected it to
the damage of Mors ten pounds the
Justice appears & agrees to have this case
continue until next term thereupon it
is considered by the Court that D
Miller have stay here until the 3rd
Tuesday of May next

William Scott of Palmer in our County of Scott 125
of Hampshire County Gentleman John Samuel Blair
of Blanford in our County of Devon & Patrick
Watson of St. Paul in our County of Devon
plea of the case for that in Samuel &
Patrick et al vs Palmer on the seventeenth
day of November seventeen hundred &
seventy three by their vote promised
St. William to pay him twenty five
pounds lawful money by the first day
of March then next with interest till
St. John Samuel & Patrick tho either
of them often requested money for the
same but neglected & refuse to do it
to the damage of St. William forty
pounds the parties appear & agree to
have this case continued untill
next term & thereupon it is
considered by the Court that the parties
have day here untill the 3rd Tuesday
of May next

Moses Bliff Esq. Union Bliff Esq. Bliff's
Green Bliff Esq. & Minster Bliff
Gentlemen all of Springfield in our
County of Hampshire Executors of
the Court with a testament of Edward
Bliff late of St. Springfield Esq.
deceased & in our Capacity of Executors
Peap of Springfield in our County of
Hampshire vs Deft in a plea of
the case for that Edward late of St.
Springfield on the twenty seventh day
of March seventeen hundred &
sixty nine by his vote promised
specifically then living to pay him
four pounds three shillings & pence
on or before the first day of May
then next with interest till St. John
St. Edward tho often requested
money for the same but neglected
to the damage of St. Moses Bliff Esq.
the Bliff appear by Moses Bliff Esq.
& the Deft tho three times publicly
called to come into Court in our
default of appearance be it thereupon
it is considered by the Court that
the St. Moses Esq. & Minster
recover against St. Edward the
sum of four pounds five shillings
& pence damages & costs
forced out one pound thirteen
shillings & pence in Feb 22 1785

Here
Abbe
8th 11

Elisba Fare of Wilbraham in our County
of Hampshire. vs. Joseph
Abbe of Long Meadows in the County
of Devon. Debt for that sd. Joseph but
sd. Wilbraham on the fourteenth the
day of January seventeen hundred
seventy one by his Vote promised
sd. Elisba to deliver him seven
pounds & five shillings Worth of
good merchantable Wheat or Rye
or meat out the at the current best
price the one half to be delivered
to sd. Elisba in the month of
January seventeen hundred &
seventy four with interest till p.
& sd. Elisba in fact says he has
always been ready to receive the
same of sd. Joseph. Tho' often requested
never. sd. the same but neglects it
to the damage of sd. Elisba fifteen
pounds this debt appears by 20th of
April 1771 & the Debt the three
times publickly called to come
into Court without default of appearance
here thereupon it is considered by
the Court that sd. Elisba recover
against sd. Joseph eight pounds
eleven shillings & six pence damages
& costs taxed at one pound sixteen
shillings & four pence Exp^{ts} Feb^r 22nd 1773

Abbe
Cunham
Coy

Alexander Whips of Springfield in
our County of Hampshire vs. Joseph
Ephraim Tushman of Sandisfield in the
County of Berkshire vs. Joseph Tushman Debt
for a piece of the Case for that sd.
Ephraim at sd. Springfield on the
eleventh day of August seventeen
hundred & eighty three by his Vote
promised sd. Alexander to pay him
three pounds nineteen shillings &
six pence on Demand with interest
till p. sd. Joseph Ephraim Tho' often
requested never performed his
promise but neglected it to the damage
Alexander seven pounds the sd. Alexander
by Maps Whips says & the Debt the
three times publickly called to come
into Court without default of appearance
here thereupon it is considered by
the Court that sd. Alexander recover
against sd. Ephraim four pounds six
shillings & eight pence damages
& costs taxed at one pound sixteen
shillings & four pence Exp^{ts} Feb^r 22nd 1773

Silas Bliss of Wilbraham in an County
of Hampshire Yeoman Plffs Ephraim
Dunham of Springfield in an County
of Berkshire Yeoman Deft in a plea of Pliff 126
the case for the at st. Ephraim at st. Dunham
Wilbraham on the fourth day of October. N^o 18
last by his Vot^l promised sd Silas to
pay him eleven pounds ten shillings &
lawful money on demand with
interest till p^{mt} yet sd Ephraim tho often
requested never p^{mt} the same but
neglects it to the damage of sd Silas
fourteen pounds the Plff appears
by Mass Bliss Esq^r & the Deft
tho three times publicly called to
come into Court makes default of
appearance here thereupon it is
considered by the Court that sd
Silas recover against sd Ephraim
eleven pounds sixteen shillings
& nine pence damages & costs taxed
at one pound sixteen shillings & ten
pence even if sd Feb 22nd 1785 is on

Jonathan Dwight of Springfield Dwight
in an County of Hampshire Yeoman Plffs
Plffs Jonathan Loomis of West Springfield Loomis
in an County of Hampshire Deft in a plea N^o 19
of Debt for that sd Jonathan Dwight
before the Justices of the Inferior Court
of Common Pleas holden at Springfield
in a for an County of Hampshire
on the last Tuesday of August seventeen
hundred & eighty three recovered Judgment
by the Consideration of sd Justices
against sd Loomis for the
sum of eight pounds twelve shillings & seven
pence lawful money damages for the sum
of one pound three shillings & ten pence
like money for his costs & charges by him
about his Suit that behalf expended whereof
sd Loomis is convicted as by the record thereof
in sd Court appears which Judgment yet
remains in full force not never to annul
or discharged & tho a writ of Execution is
due thereon & has been only in part satisfied
wherein action hath accrued to the Plff
yet sd Loomis tho often requested never
p^{mt} the same but neglects to do so to
the damage of sd Jonathan twelve
pounds the parties appear & agree to
have this Case continued until next
term & then Judgment to be final thereupon
it is considered by the Court that sd
parties have day here until the
3rd Tuesday of May next &

Day
for
Loomis
No 20

Stephen Day of Wallingford in the County
of New Haven & State of Connecticut Gent^l
in a plea of the Case for that of
Jonathan Loomis of Bethel in our
County of Berkshire Yeoman Deft at
Springfield on the twenty seventh
Day of August seventeen hundred eighty
three by his Note promised & Stephen
to pay him thirteen pounds Lawful
money on Demand with Interest
till paid Yet Jonathan tho often
requested never performed his
promise but neglects it to the Damage
of Stephen sixteen pounds the
parties appear & agree to have this Case
continued untill next Term & then Judgment
to be final thereupon. it is Considered by
the Court that the parties have Day here
untill the 3^d Tuesday of May next

Morgan &
Cook
No 21

John Morgan Burt & Francis Abbino
Gentlemen both late of Springfield in
our County of Hampshire Plffs & Davis
Cook of Hardley in our County Yeoman
Deft In a plea of the Case for that of Davis
at Springfield on the twenty fourth
Day of February last by his Note promised
& John & Francis to deliver them nine
pounds eighteen shillings & six pence
Lawful money worth of good merchantable
white pine boards at the rate of thirty
shillings per thousand before the first
Day of May then next & John & Francis
say they have always been ready to receive
the same Yet Davis tho often requested
never paid the same but neglects it to the
Damage of John & Francis seventeen
pounds the parties appear & agree to
have this Case continued untill next
Term & then Judgment to be final
thereupon it is Considered by the
Court that the parties have Day here
untill the 3^d Tuesday of May next

Burt &
Clark
No 22

John Morgan Burt & Francis Abbino
both of Springfield in our County of Berkshire
Gentl & Peter Adams Clerk of Newwith
in our County Subor & Giles Clark of
Southern Hampshire County Yeoman Deft
In a plea of the Case for that of Adams & Clark at
Springfield on the twenty seventh Day of May last
by their Note promised John & Francis to pay
them seventeen pounds Lawful money with this sum due
from the 1st of June last & Clark the 1st of June last
More bills say in the Debt the three times
publicly called to come into Court
make & demand appearance here
thereupon it is Considered by

Moses Bliss of Springfield in our County of Hampshire *Bliss*
vs
Ezra Puffer John Gray late of Westfield in sd
County Gent^l In a plea of the case for that *Gray*
sd John at Springfield on the twenty
fifth day of May last by his Vote promised *N^o 23*
sd Moses to pay him seven pounds
seven shillings & two pence lawful
Money on demand with interest till paid
yet sd John the often requested never
sd the same but neglects it to the
Damage of sd Moses ten pounds the
Debt being three times publicly called
he come into Court makes default of
appearance here the sd appears &
prays judgement & there upon it is
considered by the Court that sd
Moses recover against sd John eight
pounds four shillings & two pence
Damages & Costs taxed at one pound eleven
shillings & two pence *Excep^t Feb^r 22^d 1785*

Alexander Bliss of Springfield in our *Bliss*
County of Hampshire vs
David Williams of Granville in sd County *Williams*
Gent^l In a plea of the case for that *N^o 24*
sd David at sd Granville on the third
day of February seventeen hundred &
eighty three by his Vote promised
Alexander to pay him three pounds
thirteen shillings & six pence lawful money
on demand with interest till paid yet sd David
the often requested never sd the same
but neglects it to the Damage of sd Alexander
five pounds the sd appears by Moses
Bliss Esq^r & the Debt three times
publicly called to come into Court
makes default of appearance here
there upon it is considered by the Court
that sd Alexander recover against sd
David four pounds two shillings & three
pence Damages & Costs taxed at one pound
eleven shillings & two pence *Excep^t Feb^r 22^d 1785*

Alexander Bliss of Springfield in our *Bliss*
County of Hampshire vs
Nathan Parsons Jun^r of Pelham in sd County *Parsons*
Gent^l In a plea of the
case for that sd Nathan at sd Springfield *N^o 25*
on the twenty ninth day of June last
by his Vote of that date promised sd
John Morgan Esq^r & Alexander Stoddard
to pay them or their Or^d four pounds
nineteen shillings & two pence halfpenny
on demand with interest till paid & appeared
on the first day of September last sd Parson
Stoddard by their endorsement sd Vote
assigned the same to the sd & ordered the
Bliss of all which sd Nathan he notice & so became
there of sd Nathan then & there promised to pay them the same
yet sd Nathan the often requested never sd the same but
neglects it to the Damage of sd Alexander seven pounds & three
shillings & six pence Damages & Costs taxed at one pound
eleven shillings & two pence *Excep^t Feb^r 22^d 1785*

Commonwealth of Hampshires Commonwealth of Massachusetts
Jones
Prichard
N^o 20

To the Sheriff of our County of Hampshire his
Under Sheriff or Deputy Greeting over the
Constables of the County of Hampshire
Whereas Amos Jones of Colchester in the County
of Hartford & State of Connecticut sent before
our Justices of our Court of Common Pleas
holders at Northampton within & for our
County of Hampshire on the last Tuesday
of the last last past by & in Consideration
of Justices recovered Judgment against
Joshua Prichard & his wife & Daniel in &
County of Hampshire for the sum of
five pounds twelve shillings & two pence
Damages & two pounds one shilling & two pence
Cost & Charges by him in that behalf expended
whereof sd. Joshua is Convict & at the Judgment
be rendered & Execution thereof granted yet
the same is returned by Simon & Lewis
Constable to whom the same was directed
that he had made search & could not find
within his precinct the Body of sd. Joshua
nor his Goods Chattels or Land whereon
to levy sd. Execution so that where remains
unsatisfied & sd. Amos Jones avers that sd.
Judgment is in full force & that he &
Joshua both intended & continue to be
bound on his Body to satisfy the same
whereof he & Amos Jones both supplicated
us to provide Process for him on that
behalf Now to the end that Justice may
be done we command you that you make
known unto sd. Joshua Prichard & his wife
& sd. Amos Jones both of sd.
County of Hampshire that sd. Joshua
must appear upon the original process which
sd. Judgment was rendered not only for
his appearance at Court but also for his
abiding in the County of Hampshire
before our Justices of our Court of Common
Pleas & be holden at Northampton in &
County of Hampshire on the
second Tuesday of February next at the
same Cause if any they have whereof
Amos ought not to have his Execution
then the sd. Joshua & his wife for his damages
& Costs ordered & further to do & receive that
which our sd. Court shall then consider
The parties appear & agree to have this
Cause continued until next term
& then Judgment to be final thereon
it is Comanded by the Court that
sd. parties have Day here until the
3^d Tuesday of May next.

Warham Parson of Stamford in our County Parson
Hampshire Esq. Ddys. Malcom Henry of
Meburn in our County of Northampton Esq. Henry
Ddys. In a plea of the case for the said Malcom
at St. Stamford on the twelfth day of
May over and under his date promised
by his date promised to Warham to pay
him three hundred pounds & lawful
interest money within ten days from the
date of date with interest till the
three after wards on the thirteenth day
of the same month. D. Malcom p. to
D. Warham two hundred & twenty
nine pounds & hence where money
in part of date & then there remained
one & half seventy pounds & thirteen
shillings & three pence which D. Malcom
the other requested never to be paid
but neglects it to the damage of D. Warham
thirty pounds & the parties appear &
agree to have this case continued until
next term & then judgment to be final
thereupon it is ordered by the
Court that the parties have day here
until the 3rd Tuesday of May next

Warham Parson of Stamford in our County Parson
County of Hampshire Esq. Ddys. Nathan
Leonard parson of Northampton in our County Parson
Yorkshire Esq. In a plea of the case for the said
D. Nathan at St. Stamford on the twenty
second day of April over and under his date
promised to Warham the sum of thirty six pounds
eighty one shillings & three pence & demanded
with interest till p. d. of Nathan
the other requested never to be paid the same
but neglects it to the damage of D.
Warham one hundred & twenty pounds
the parties appear & agree to have
this case continued until next
term & then judgment to be final
thereupon it is ordered by the
Court that the parties have day
here until the 3rd Tuesday of May
next

Jenniah Fuller of Coventry in the County Parson
of Warwick & Hather of Cornhill in the County Parson
Esq. In a plea of the case for the said
Hather at St. Hardley in our County of
Hampshire Esq. Ddys. In a plea of the
case for the said Hather at St. Hardley
on the ninth day of October seventeen
hundred & eighty three by his date promised
to Jenniah to deliver him five pounds
p. ten shillings & two pence lawful money
worth of meat & cattle & demand with
interest till p. d. & the said Hather says he has
always been ready to receive the same
yet D. Hather the other requested never
to be paid the same but neglects it to the damage
of Jenniah five pounds & the parties
appear & agree to have this case continued
until next term thereupon it is ordered
by the Court that the parties have day
here until the 3rd Tuesday of May next

Wilcox
vs
Daniels
No 30

John Wilcox of Springfield in our County
of Hampshire vs Daniel
of Northampton in our County of Hampshire
in appeal wherein John demands against
Daniel seven acres of land lying
in the Northampton part of the original
lot ninety four bounding south on line
of Sarah Daniels & set out to her in the
Distribution of Phineas Throcks Estate
with on Land of John Northampton together
with on the House Road & east on
Land of Joseph Elmes together with
two third parts of the dwelling house
& barn standing thereon all which
John claims as his Right & Inheritance
whereon Daniel hath not Entry but by
Disservice by Elijah Throcks originally
& without Judgment Committed
within five years last past & whereon
John says that he within seven years
seised of the said demands & premises
with the appurtenances in his Demise
of his Right taking the profits thereof
to the Value of forty shillings by the
year & John complains that Daniel
has separated & held it himself
therefore to the Damage of John
ten pounds & the parties appear & agree
to have this Cause continued until next
term & then Judgment shall be given
thereupon it is considered by the Court
that the parties have day here until the
3^d Tuesday of May next

Chamberlain
vs
Church
No 31

Joseph Chamberlain of Dartmouth in our
County of Berkshire Gent vs James
Church of the City & County of Hartford &
State of Connecticut Merchant Debt in
appeal that he Daniel James renders unto
Joseph a reasonable account of the
Money that he Daniel James was Bailiff of the
said Joseph & was at said Hartford on the
fourteenth day of January seven
hundred & seventy five until the twenty
fifth day of November last had been Bailiff
of him Daniel James & had the Care of Divers
Goods & Articles of Joseph & in particular
of five hundred & fifty five feet of great
Merchantable Cherry Boards of the
Value of eight pounds & five shillings
& enough money to make Merchant of
& profit thereof for him Daniel James
a reasonable account thereof to have
when he should be required yet Daniel
James the often requested same & refused
the same but neglects it to the
Damage of Joseph fifteen pounds
The parties appear & agree to have
this Cause continued until next
term thereupon it is considered by
the Court that the parties have day
here until the 3^d Tuesday of May
next

Chaffee of a place called Vermont Agent² *Chaffee 129*
North Daniel of Worthington in our County of
Hampshire vs. Graham Deft in a plea of the Case
for that sd North at sd Worthington on the 2nd
day of May seventeen hundred eighty three by
his Note promised sd Ebenezer As pay him
nine pounds & lawful money in Great Britain
at lawful price to be debited at sd North's
dwelling house in sd Worthington by the
first day of Oct^r then next & sd Ebenezer
admits that he has always been ready to
receive sd North's Note yet sd North has often
requested never to pay the same but neglects
it to the damage of sd Ebenezer eight p^{cs} then
pounds the parties appear & agree to have
this case continued untill next term there
upon it is considered by the Court that
sd parties have day here untill the 3rd
Tuesday of ~~February~~ next

Sett Hays of Things District *Hays 2*
in the County of Albany & State of *Chapman*
New York vs. John Puffer Ebenezer Chapman
of Massachusetts in our County of Hampshire
vs. Graham Deft in a plea of the Case for that
sd Ebenezer at Northampton on the twenty
seventh day of April seventeen hundred
eighty four by his Note promised sd Sett
to pay him thirteen pounds & lawful
money to be pd in a good town of Worthing
Oxon in six months from the date of sd
Note yet sd Ebenezer tho' often requested
never to pay the same but neglects it to
the damage of sd Sett twenty pound
the parties appear & agree to have
this case continued untill next term
& then judgment to be final thereupon
it is considered by the Court that sd
parties have day here untill the 3rd Tuesday
of May next

Prusett Talley of Thundersbach in the *Talley*
County of Albany & State of New York vs. Jonathan
Puffer Jonathan Dwight of Northampton in
our County of Hampshire vs. Graham Deft in
a plea of the Case for that sd Jonathan at sd
Northampton on the twenty six and day
of August seventeen hundred and eighty three
by his Note for Value recd promised sd
Prusett to pay him thirty one pound & six
pennies & lawful interest known within
six weeks from the date of sd Note
with interest till pd yet sd Jonathan
tho' often requested never to pay the same
but neglects it to the damage of sd Prusett
~~thirty~~ fifty pounds the parties appear
& agree to have this case continued untill
next term & then judgment to be final
thereupon it is considered by the Court
that sd parties have day here untill the
3rd Tuesday of May next

Shelley
Wright
1835

Muspell Shelley of Claverack in the County of Albany & State of New York Trustee of the County of Northampton in our County of Hampshire Gent^r Defendant in a plea of the Case for that sd. Defendant sd. Northampton, on the twelfth day of April seven teen hundred eighty two by his solicitor promised sd. Muspell to pay him five pounds six shillings & five pence lawful money on demand with interest till paid Yet sd. Defendant tho' often requested never paid the same but neglects it to the damage of sd. Muspell nine pounds the Debt appears by Thomas Gold Esq^r & the Debt tho' three times publicly called to come into Court without appearance here thereupon it is considered by the Court that sd. Muspell recover against sd. Defendant five pounds one shilling & one penny Damages & cost taxed at one pound fifteen shillings & two pence Exec^d 2^d Mar 2^d 1836

Shelley
Eaton
1836

Muspell Shelley of Claverack in the County of Albany & State of New York Trustee of the County of Northampton in our County of Hampshire Gent^r Defendant in a plea of the Case for that sd. Defendant at sd. Chesterfield on the twenty sixth day of June seven teen hundred eighty four by his solicitor promised sd. Muspell to pay him two hundred & two pounds six shillings & five pence lawful money on demand with interest till paid Yet sd. Defendant tho' often requested never paid the same but neglects it to the damage of sd. Muspell three hundred pounds the Debt appears & moves that this Case be continued untill next term thereupon it is considered by the Court that sd. parties have day here untill the 3^d Sunday of May next

Scaris
Eaton
1837

James Scaris of the City County & State of New York Esq^r Plaintiff in our County of Westchester Gent^r Defendant in a plea of Case in law for that sd. Defendant on the fifth day of August seven teen hundred twenty four being duly indicted into sd. Court in the sum of one hundred & seventy pounds ten shillings & four pence law do much answer there before that to use by sd. James to the whole of sd. Scaris have & need thereof in Court & scissions thereof sd. James promised sd. Scaris by his solicitor under his hand to pay him the sum of one hundred & seventy pounds ten shillings & four pence current money of the province of New York with a lawful interest Yet sd. James tho' often requested never paid the same but neglects it to the damage of sd. Scaris two hundred pounds the Debt appears by Thomas Gold Esq^r & the Debt tho' three times publicly called to come into Court without appearance here thereupon it is considered by the Court that sd. James recover against sd. Defendant one hundred & eighty pounds Damages & cost taxed at one pound six shillings & two pence Exec^d 18th 1835

Warner
Hendrick
No 41

Jonathan Warner & Noadiah Warner both
of Hadley in our County of Hampshire
joint traders & other Eliza Hendrick of
Worcester in our County of Worcester & others
In the case for that sd Hendrick at sd
Northfield in our County on the twenty fifth day
of July seventeen hundred seventy three by his
Note promised one Jeremiah Grayson to
pay him or order five pounds eight shillings
& ten pence by the first day of May then
next with like and sd Grayson thereafterward
on the same day by his endorsement on
sd Note then due & unpaid ordered the content
thereof then due to be pd the 25th of all which
sd Hendrick then & there had notice &
thereupon became liable & in law consideration
thereby promised the sd Grayson the
same yet sd Hendrick tho' other requesters
never pd the same but neglected it to the
damage of sd Jonathan & Noadiah ten
pounds the parties appear & agree to have
this case continued until next term
thereupon it is considered by the Court
that sd parties have day there until
the 3rd Tuesday of May next

Warner
Hendrick
No 42

Jonathan Warner & Noadiah Warner both
of Hadley in our County of Hampshire
joint traders & other Oliver & others
In the case for that sd Oliver on the sixteenth
day of October seventeen hundred seventy
one by his Note promised sd Jonathan & Noadiah
to pay them or order six pounds five shillings
& ten pence two farthings on demand
with interest till pd yet sd Oliver tho'
other requesters never pd the same but
neglected it to the damage of sd Jonathan
& Noadiah twelve pounds the parties appear
& the Court nonest in the action & strike

Warner
Weffer
No 43

Noadiah Warner of Hadley in our
County of Hampshire trades & other David
Weffer of Northfield in our County of Hampshire
In the case for that sd Weffer on the eighth day of
September last by their Note promised sd
Warner to pay him eleven pounds nine
shillings & ten pence half penny on demand
& also for that sd Weffer & Corp on the
same day by their Note promised sd
Warner to pay him eleven pounds three
shillings on demand yet sd Weffer & Corp
tho' other requesters have not either of them
pd the same but neglected it to the damage
of sd Noadiah thirty pounds the parties
appear & agree to have this case continued
until next term for judgment to be taken
thereupon it is considered by the Court
that sd parties have day there until the
3rd Tuesday of May next

Wetherill of County of Hampshire in the County of West
 Hampshire & State of New Hampshire Greenfield
 Samuel Gheaton of Charlemont in our County of Hampshire
 of Hampshire Greenfield Defendant of the
 Case for that sd. Gheaton at se. Charlemont
 on the twenty second day of June sweetened
 hundred & eighty two by his (Not) promised
 sd. Gheaton pay him two pounds & say in three
 months from the date of sd. Note with these
 yet sd. Gheaton the other request never for
 the same but neglect it to the damage
 of sd. Gheaton twelve pounds the Debt appears
 by John Barrett Gent. & the Debt being
 three times publicly called to come
 into Court & made default of appearance
 here thereupon it is considered by the
 Court that sd. Gheaton recover against sd.
 Gheaton four pounds & twelve shillings &
 seven pence & costs taxed at
 one pound, eight shillings & two pence
 Apr. 10th July 18th 1885

Gheaton
 N^o 114

His said Darling of Mendon in the County of Hampshire
 County of Hampshire & State of New Hampshire
 Greenfield Samuel Gheaton of Charlemont
 in our County of Hampshire Greenfield
 in a plea of Debt for that sd. Darling by
 the consideration of the Justices of the
 Inferior Court of Common Pleas holden
 at Charlemont in our County of Hampshire
 on the 2nd Tuesday of April thirteen
 hundred & eighty three recovered judgment
 against sd. Gheaton for the sum of four
 pounds four shillings & say Debt & damage
 of sd. Darling about his be suit in that
 behalf expended notes appear of record
 which judgment is still in force & in no
 part satisfied whereupon action has
 been taken to sd. Darling to demand &
 have of sd. Gheaton the same sum together
 with one writ of execution fifteen pence
 yet sd. Gheaton the other demanded
 receive the same but detains it to
 the damage of sd. Darling twelve pounds
 the Debt appears by John Barrett Gent.
 the Debt three times publicly
 called to come into Court & made
 default of appearance here thereupon
 it is considered by the Court that sd.
 Darling recover against sd. Gheaton the
 sum of

Darling
 N^o 115

Dorchester & Costs
 Daniel Dunscomb of Greene in the County of Hampshire
 County of Hampshire & State of New Hampshire
 Greenfield John Thornton of Greenfield in our County
 of Hampshire Greenfield Defendant of the
 Case for that sd. Thornton at se. Greene
 on the tenth day of December sweetened
 hundred & eighty two by his (Not) promised
 sd. Thornton pay him two pounds & say in three
 months from the date of sd. Note with these
 yet sd. Thornton the other request never for
 the same but neglect it to the damage of sd. Daniel
 twelve pounds the Debt appears by John Barrett Gent.
 the Debt three times publicly
 called to come into Court & made
 default of appearance here thereupon
 it is considered by the Court that sd.
 Thornton recover against sd. Thornton the
 sum of

Newcomb
 N^o 116

Dever Dewey of Wiltshire in our County of Dorset
Shire Yeoman. My Elias here late of Dorset
in our County of Dorset. I do hereby certify that
on the first day of June seventeen hundred
eighty three by his Note promised one
hundred & ten pounds lawful Money on Demand with
Interest & afterwards on the same day
of the Note ordered the contents thereof
then wholly due to be paid to the said
Dever Dewey notice & so became liable to
pay the same according to the tenor
thereof yet he has thereafter requested
nevertheless the same but neglected it to
the damage of the said ten pounds
the said appears by Samuel Fowler Esquire
of the said three times published called
to come into Court was nevertheless
appeared here thereupon it is ordered
by the Court that he do receive
against the said five pounds ten shillings &
three pence Damages & costs taxed at
one pound eight shillings & eight pence
Expenses of the said 1883

Richard Arthur of Wiltshire in Arthur
our County of Hampshire Yeoman My
Nathan Arthur of Wiltshire Yeoman
I do hereby certify that on the first day of December
seventeen hundred eighty three by his
Note promised the said Richard Arthur
seven pounds lawful Money by the first
day of July then next yet the said Nathan
thereafter requested never, to the same but
neglected to do so to the damage of the
said twelve pounds the parties appear
I agree to have this case continued until
next term & then judgment to be final
thereupon it is ordered by the Court
that the parties have day there until
the 3rd Tuesday of May next

Samuel Walcott of East Windsor in the
County of Hartford & State of Connecticut Yeoman
My Jacob Williams of Williamstown in
our County of Berkshire Esquire I do hereby
certify that on the first day of January
last by his Note promised
to pay him fifty six pounds
& eighteen shillings lawful Money
on Demand with Interest yet the
said Jacob Williams thereafter requested
nevertheless the same but neglected it to the damage of the
said one hundred pounds the parties
appear I agree to have this case continued
until next term & then judgment to be
final thereupon it is ordered by the
Court that the parties have day there
until the 3rd Tuesday of May next

Mofely
Parker
(182)

Hannah Mofely of Westfield in our County of Hampshire Gentlewoman Plaintiff
vs
Samuel Fowler of Southwicks in sd County
Yeoman Defendant
In a plea of trespass on the Case for that sd Defendant at sd
Westfield on the fourteenth Day of April
seventeen hundred & eighty three by his
Vote promised sd Plaintiff to pay her
or order the sum of fifteen pounds &
three shillings & lawful money on
Demand with Interest Yet sd Plaintiff
often requested never paid the same
but neglects it to the Damage of sd
Plaintiff twenty pounds the parties
appear & agree to have this Case continue
untill next term & then Judgment to
be final thereupon it is Considered
by the Court that sd parties have
Day here untill the 3^d Tuesday of
May next

Mofely
Parker
183

Hannah Mofely of Westfield in our
County of Hampshire Gentlewoman Plaintiff
vs
Samuel Fowler of Southwicks in sd County
Yeoman Defendant
In a plea of trespass on the Case
for that sd Plaintiff at sd Westfield on the fourteenth
Day of May last by his Vote promised sd Plaintiff
to pay her or order forty pounds ten shillings
& lawful Money with Interest till paid Yet sd
Plaintiff often requested never performed
his promise but neglects it to the Damage
of sd Plaintiff six pounds the Plaintiff appears by
Samuel Fowler Gentⁿ the Defendant has three
times publickly Called to come into Court
make Default of appearance here thereupon
it is Considered by the Court that sd
Plaintiff recover against sd Defendant
the sum of forty two pounds six shillings &
six pence Damages & Costs one pound
eleven shillings & six pence Exp^{ts} Paid March 1786

Mofely
Waller
1854

Hannah Mofely of Westfield in our
County of Hampshire Gentlewoman Plaintiff
vs
Nathaniel Waller of sd Westfield Yeoman Defendant
In a plea of trespass on the Case for that sd
Nathaniel at sd Westfield on the thirty first Day
of August last by his Vote promised sd
Plaintiff to pay her eighteen pounds two
shillings & six pence on Demand with
Interest till paid Yet sd Nathaniel often
requested never paid the same but neglects
it to the Damage of sd Plaintiff thirty
pounds the Plaintiff appears by Samuel Fowler
Gentⁿ the Defendant has three times publickly
Called to come into Court make Default
of appearance here thereupon it is Considered
by the Court that sd Plaintiff recover
against sd Nathaniel the sum of fifteen pounds
three shillings & eleven pence Damages &
Costs three at one pound ten shillings & six
pence Exp^{ts} Paid May 1786

John Wilcocks of Southwicks in our County
 of Hampshire yeoman & Officer Daniel
 of Southwicks yeoman Gent In a plea
 of trespass on the case for that ¹³³ Daniel
 at St Southwicks on the twentieth day
 of October seventeen hundred eighty three
 by his Note promised to pay him
 six pounds & ten shillings in plain by
 the first day of October then next with
 interest till so. Daniel tho' often
 requested never paid the same but neglected
 it to the damage of St John twelve pounds
 the parties appeared & agree to have this
 case continued untill next term
 then to be agreed to be final thereupon
 it is considered by the Court that St
 John have day here untill the 3rd
 Tuesday of May next 1783

Paul Whitney & Abel Whitney
 both of Westfield in our County of Hampshire
 Officers James Campbell of Southwicks in our
 County yeoman Gent & Joseph of Westfield
 on the case for that St John at St Westfield
 on the first day of June seventeen hundred
 eighty two by his Note promised St Paul &
 Abel to pay them of Order seven pounds
 three shillings & six pence lawful money
 on demand with Use Yet St James
 tho' often requested never performed his
 promise but neglected it to the
 damage of St Paul & Abel twelve pounds
 the parties severally appeared & agree to
 have this case continued untill next
 term & then to be agreed to be final thereupon
 it is considered by the Court that St
 John have day here untill the 3rd
 Tuesday of May next 1783

Hannah Mackey of Westfield in our
 County of Hampshire yeoman & Officer
 of St Pitcher of St Westfield yeoman
 Gent In a plea of trespass on the case for
 that St Pitcher at Southampton on the
 sixteenth day of January seventeen
 hundred eighty three by his Note
 promised St Hannah to pay her seven
 pounds five shillings & eight pence
 on demand with Use Yet St Pitcher tho'
 often requested never performed his
 promise but neglected it to the damage
 of St Hannah twelve pounds
 appears by Samuel Hawley Gent
 the Dept tho' three times publicly
 called to come into Court in other
 default of appearance here thereupon
 it is considered by the Court that St
 Hannah recover against St Pitcher
 seven pounds fifteen shillings & one
 penny damages & costs taxed at
 one pound nine shillings & four pence
 Exec'd Mar 5th 1783

Fowler
Cudworth
N^o 58

David Fowler of Southwiche in our County of
Hampshire Yeoman Deft Timothy Cudwell of
Westfield in sd County Yeoman Plt In a plea of
trespass on the Case for that sd Timothy at sd
Southwiche on the third day of November last
by his Note promised sd David to pay him
or order the sum of ten pounds & ten shillings
worth of New Young Cattle within four weeks
from the Date of sd Note & if not then sd
Timothy further promised to pay sd David
ten shillings with interest till sd
Timothy the often requested money for the
same but neglected to the damage of
David twelve pounds the Plt appears by
John Phelps Gent^r & the Deft tho three times
publicly called to come into Court makes
default of appearance here thereupon it
is considered by the Court that sd David
recover against sd Timothy eleven pence
two shillings & two pence Damages & costs
taxed at one pound eleven shillings & ten
pence

Noble
Clap
N^o 59

John Noble of Suffolk in the County
of Middlesex & State of Connecticut Gent^r
Plt Timothy Clap of Southampton in our
County of Hampshire Yeoman Deft In a
plea of trespass on the Case for that sd
Timothy at sd Southampton on the
seventh day of October last past by his Note
promised sd Noble to pay him four pounds
one shilling on Demand with interest
till sd Noble Timothy the often requested
has never performed his sd promise but
neglected it to the damage of sd Noble
twenty pounds the Plt appears by John
Phelps Gent^r & the Deft tho three times
publicly called to come into Court
makes default of appearance here
thereupon it is considered by the Court
that sd Noble recover against sd Timothy
four pounds three shillings & ten pence
Damages & costs taxed at one pound
twelve shillings & two pence Exp^s March 1785

Whitney
Sawyer
N^o 60

Paul Whitney & Abel Whitney both of Westfield
in our County of Hampshire (Gent^r & Plt)
vs John Sawyer of Southwiche in sd County
Yeoman Deft In a plea of trespass on the Case
for that sd Sawyer at sd Westfield on the
first day of February requested & demanded eighty
two shillings & six pence promised sd Paul & Abel to
pay them or their order two pounds & six
shillings & four pence on Demand with interest
till sd Sawyer for that sd Sawyer at sd Westfield
on the third day of March requested & demanded
eighty two shillings & six pence promised sd Paul
& Abel to pay them one pound & seven shillings
on Demand with interest & Sawyer the
often requested & demanded the same but
neglected it to the damage of sd Paul & Abel
thirteen pounds the Plt appears by John Phelps
Gent^r & the Deft tho three times publicly
called to come into Court makes default of
appearance here thereupon it is considered by the
Court that sd Paul & Abel recover against sd
Sawyer four pounds & five pence Damages
& costs taxed at one pound nine shillings
eight pence Exp^s March 1785

Misses
Taylor

[illegible]

Joseph & Elizabeth of West Springfield in our County of
Hampshire Men and Philip Stephens of West Springfield
County Gentleman and Philip Ebenezer Brown
of West Springfield Men and Deft in a plea
of the Case for that in Ebenezer at West Springfield
on the eighth day of January seventeen hundred
seventy two by his Vote of that date promised
Joseph & Elizabeth to pay them or their
Order nine pounds & three pence halpenny
on Demand with Interest till he get it
Ebenezer has never paid the same but
neglected it to the Damage of Joseph &
Elizabeth twenty pounds the Deft appears
by Alexander Walcott Esqr & the Deft the
three times publicly called to come into
Court makes default & appearance & here
thereupon it is considered by the Court
that Joseph & Elizabeth recover
against Ebenezer fifteen pounds three
shillings & four pence Damages & Costs
taxed at one pound & ten shillings
Ex. pte. Feb. 18th 1785

Joseph & Elizabeth
1785
No 6

Noah Dwyer of Westfield in our County
of Hampshire Man and Philip Stephens of
Westfield in our County Man Deft
in a plea of the Case for that in Stephen
at Westfield on the first day of April
seventeen hundred eighty three by his
Vote promised Noah to pay him eight
pounds sixteen shillings & four pence
Lawful Money on Demand with Interest
till he get it Stephen the often requested
never has paid the same but neglected it
to the Damage of Noah twelve pounds
the Deft appears & moves for a continuance
of this Case untill next term thereupon
it is considered by the Court that the
parties have day here untill the 3rd
Monday of May next

Noah Dwyer
No 7
1785

Oliver Hatch of Suffield in the County
of Hartford & Deft of Connecticut Gent & Deft
Timothy Leavelle of Westfield in our County
of Hampshire Deft in a plea of the
Case for that in Timothy at Westfield
on the twelfth day of July seventeen hundred
eighty three by his Vote promised
Oliver to pay him three pounds Lawful
money on Demand with Interest &
also for that in Timothy after verdict at
Westfield on the twenty first day of
August seventeen hundred eighty three
by his other Vote promised Oliver
to pay him another sum of ten pounds
Lawful money by the first day of
March then next with Interest till
he get it Timothy the often requested
never paid the same but neglected it
to the Damage of Oliver fifteen pounds
the Deft appears & moves for a
continuance of this Case untill next
term thereupon it is considered by the
Court that the parties have day here
untill the 3rd Monday of May next

Oliver Hatch
Timothy Leavelle
No 8
1785

Barber

Barber

Barber

Eliza Babcock of Marthasburgh in the County of
 Hampshire a state of Connecticut Printer. Plffs
 v. Eliza Babcock of W. Brookham in our County of
 Hampshire Gent. v. Deft. In a plea of the Case
 for that sd. Eliza doth & Springfield on the
 twenty second day of May last by his vty
 promised sd. Eliza to pay him on his order
 twenty one pounds fourteen shillings & six
 pence on demand with interest till paid
 yet sd. Eliza tho' often requested never
 the same but neglected it to the damage of
 sd. Eliza twenty five pounds the Plffs
 by Alexander Watson Gent. v. the Deft. tho'
 three times publicly called to come into
 Court neither & fault of appearance here
 thereupon it is considered by the Court
 that sd. Eliza recover against sd. Eliza
 seventy two pounds twelve shillings &
 four pence lawful Money damages &
 costs taxed at one pound fourteen
 shillings & six pence Ex. v. 1783

Sum

Sum

Sum

James Swan of Springfield Gent. Executor
 of the last Will & Testament of William
 Purdie late of sd. Boston Merchant Decd
 v. Benjamin Capen of sd. Boston Merchant Decd
 the one of sd. Springfield in our County
 of Hampshire Gent. v. the other of
 the Case for that sd. Benjamin doth &
 Boston on the sixth day of June seventeen
 hundred seventy being put to the indictment
 to sd. William in the sum of thirteen pounds
 five shillings & six pence for goods wares
 Merchandise there before that time by sd.
 William sold & delivered to sd. Benjamin
 sd. Benjamin in consideration thereof
 promised to pay him the same on demand
 yet sd. Benjamin tho' often requested
 never the same to the damage of sd.
 James twenty five pounds the parties agree
 to have this Case continued
 untill next term thereupon it is
 considered by the Court that the parties
 have say here untill the 3rd Tuesday of
 November next

Slips

Slips

Slips

Daniel Bliss of Springfield in our County
 of Hampshire Blacksmith Plffs v. Daniel Bliss
 of Springfield Merchant Deft. In a plea of trespass in
 the Case for that sd. Daniel doth & Springfield on the
 twenty seventh day of October seventeen hundred
 seventy six by his vty promised sd. Daniel
 to pay him three pounds & six pence
 on demand with interest till paid
 yet sd. Daniel tho' often requested never
 the same but neglected it to the damage of sd.
 Daniel six pounds the Plffs by Alex. Watson
 Gent. v. the Deft. tho' three times publicly
 called to come into Court neither & fault of
 appearance here thereupon it is considered
 by the Court that sd. Daniel recover against
 sd. Daniel five pounds six shillings &
 three pence & costs taxed at one pound &
 six shillings & six pence Ex. v. 1783

Daniel Ware of Enfield in the County of Hartford 136
 State of Connecticut Plaintiff vs. Ebenezer
 Collins of Middlefield in our County of Hampshire
 Defendant. In a plea of the Case for that
 Whereas at Enfield on the Thirtieth day
 of December sixteen hundred & eighty two
 by his Note promised sd Daniel to pay him
 two pounds nine shillings & five pence
 in grain. Upon it the said shillings & pence
 were at two shillings per bushel on demand
 with interest till paid yet sd Ebenezer tho
 often requested never paid the same but
 neglects it to the damage of sd Daniel three
 pounds the bill appears by Samuel Lyness
 Esq: the Jt being three times & publickly
 called to come into Court Mahoe Esq: att
 of appearance here thereupon it is
 considered by the Court that sd Daniel
 recover against sd Ebenezer the sum of
 two pounds & six pence

136
 Collin
 Sept 7

Daniel Goodwin of Hartford in the County of
 Plaintiff vs. Samuel Cook of Hadley in
 our County of Hampshire Defendant. In a plea of the Case for that
 on the fourteenth day of March seventeen
 hundred & eighty one sd Hadley by his
 Note promised sd Daniel to pay him
 twenty pounds lawful money with
 interest till paid yet sd Daniel tho often
 requested never paid the same but
 neglects it to the damage of sd Daniel
 thirty pounds the parties appear &
 agree to have this case continued untill
 next Term & then judgment to be final
 thereupon it is considered by the Court
 that sd parties have day here untill
 the 3rd Tuesday of May next

Goodwin
 Cook
 Sept 7

John Wright of Greenfield in our
 County of Hampshire Plaintiff vs. Thomas
 Whiston of New Bedford in our County
 of Hampshire Defendant. In a plea of the Case for that
 on the twenty fifth day of June last by his
 Note promised sd John to pay him one
 fourteen pounds lawful money worth
 of good Merchantable Beef the price
 to be delivered at sd New Bedford
 during the first day of October then next
 & sd John says he has always been ready to
 receive the same yet sd Thomas tho often
 requested never performed his promise
 but neglects it to the damage of sd John
 twenty the bill appears & the Jt three
 times publickly called to come into Court
 made default of appearance here thereupon
 it is considered by the Court that sd
 John recover against sd Thomas fourteen
 pounds & seven shillings & lawful money
 shillings & eight pence & costs
 23rd 1785

Wright
 Whiston
 Sept 7

Plt
Def

Levi Bliss of Wilbraham in our County of
Hampshire Plaintiff vs Henry Chapin of
Sudbury in the County of Essex Defendant
at the Court for that Sd County at W. Wilbraham
Sept on the 2nd Day of August seventeen hundred
eighty three by his Vote promised & gave
to pay him the sum of five pounds eight
shillings and one penny with interest
yet Sd Henry tho' often requested never
paid the same but neglected it to the
damage of Sd Levi eight pounds the Debt
being now three times publicly called
to come into Court makes default
appears here thereupon it is considered
by the Court that Sd Levi recover against
Sd Henry five pounds & eighteen shillings
pence & Costs taxed at one pound
thirteen shillings & two pence
Exp. 1st July 18th 1885

Plt
Def

John M. Mather of Palmer in our County of
Hampshire Plaintiff vs John Mather of
Sudbury in the County of Essex Defendant
at the Court for that Sd County at W. Wilbraham
on the 2nd Day of August seventeen
hundred & eighty eight by his Vote promised
to pay him one pound twelve shillings
and one penny with interest also
for that Sd Mather vs Palmer on the same day
by another Vote promised Sd John to pay him
another sum of one pound twelve shillings
and one penny with interest yet Sd Mather tho'
often requested never paid it to the damage of Sd John
twelve pounds the Debt being three times
publicly called to come into Court makes
default of appearance here thereupon it is
considered by the Court that Sd John recover
against Sd Mather the sum of nine pounds
eleven shillings & nine pence damages
& Costs taxed at one pound twelve shillings
& two pence Exp. 1st 1885

Plt
Def

Samuel S. Marrison of Wilbraham
in our County of Hampshire Plaintiff vs
Edward Smith of W. Wilbraham in our County of
Hampshire Defendant at the Court for that Sd
County at W. Wilbraham on the 2nd Day of January
last by his Vote promised Sd Marrison to pay
him seven pounds eleven shillings & two
pence half penny on demand yet Sd
Edward tho' often requested never paid the same
but neglected it to the damage of Sd Marrison
ten pounds the Debt being three times
publicly called to come into Court makes
default of appearance here the Court
thereupon it is considered by the Court that Sd
Marrison recover against Sd Edward the sum of
eight pounds & lawful money
damages & Costs taxed at one pound
fifteen shillings & two pence Exp. 1st 1885

Moses Murt of Willsborough in our County
of Hampshire against Peter Taber Plaintiff
of Long Meadow in said County Wheelwright
Defendant a plea of the Law for that
Taber at Willsborough on the first day
of March seventeen hundred & seventeen
by his Note promised to pay
nine pence & halfpence & one penny
a pence on demand with Interest
but he Taber tho' often requested never
paid the same but neglected it to the damage
of Murt twenty pounds the parties
appeared & agree to have this case continued
untill next term thereupon it is considered
by the Court that the parties have
day three untill the 3rd Tuesday of
May next

Butt 137
Mancok
No 98

Moses Murt Junr of Willsborough in our
County of Hampshire against Peter Taber Plaintiff
of Long Meadow in said County Wheelwright
Defendant a plea of the Law for that
Taber at Willsborough on the fifteenth day of December
last did take & drive away
from him a pair of good yoke of
Working Oxen of the value of eleven pounds
& there in the lawful possession of Murt
& his property & other securities be the
Taber then & there did contrary to Law & to the damage
of Murt twenty pounds the parties appeared
& agree to have this case continued untill
next term thereupon it is considered
by the Court that the parties have day
three untill the 3rd Tuesday of May next

Butt
Mancok
No 99

William Parks of Warfield in our County
of Hampshire against John Adams on the estate of
John Parks late of Warfield in said County Dec'd
Plaintiff against Peter & Timothy Cap of Northampton
in said County Defendants a plea of the Law
on the last day of October seventeen hundred
& seventy four being Justly Indebted to
Elisha then living in the sum of six pounds & fifteen
shillings & lawful money to balance both accounts
& there in consideration thereof promised
to pay him the same on demand And also for
that Elisha while living at Northampton on the
last day of October aforesaid at the request of Timothy
had there before that time sold & delivered to him sundry
goods wares & merchandise & there in consideration
thereof promised Elisha to pay him there for so much
money as the goods & wares were worth & William says
that the goods & wares worth the sum of nine pounds
of all which Elisha had notice & that Timothy
tho' often requested never paid the same but neglected it
to the damage of William twenty pounds
the parties appeared & agree to have this case
continued untill next term & then judgement to
be given thereupon it is considered by the Court
that the parties have day three untill the 3rd
Tuesday of May next

Butt
Mancok
No 80

Winter

Widdling

1801

James Porter of Hatfield in our County of Hampshire
Yeoman Esq; Sheweth Believing that of a Hatfield
Yeoman Esq; Engraver of the press on the Eve
for that one Samuel Widdling late of sd Hatfield
Dec'd in his Life time on the twenty seventh day
of November seventeen hundred twenty five
sd Hatfield made & published his last will &
testament under his the sd Rubens hand
& seal in due form of Law & in & by sd last
Will & testament did bequeath the Jewell Divers
Gifts & legacies to sundry persons & in & by the
same Will sd Rubens did give all the
Remainder of his Estate both real & personal after
the same legacies Gifts should be paid all his
Debts should be defrayed wherever the same might
be found to the the sd Samuel Believing &
Said Father in the following proportion to wit
two thirds thereof to sd Samuel Believing &
one third thereof to sd son remain to them
& their heirs forever & in & by sd Will sd Rubens
did appoint sd Samuel Believing executor of his sd
last Will & testament & afterwards to wit
the twenty third in the year last aforesaid at sd
Hatfield the sd Rubens died & afterwards
on the third day of September seventeen hundred
twenty six at Southampton in sd County of
Hampshire presented sd Will to Samuel Widdling
& sd Samuel Believing Widdling was then probate
Judge for the probate of Wills & granting letters
of Administration for our sd County of Hampshire
& caused the sd Will & testament to be proved
before the Justice Samuel Widdling Esq; &
Samuel Widdling did then & there accept & take
upon himself the Charge & trust of executing
the sd Will & testament & afterwards to wit
on the same third day of September the same
Judge did then make & grant probate of the
sd Will & testament & did then & there approve
& allow the same as the last will & testament
of the sd Rubens & did then & there commit the
Administration thereof in all matters therein
concerning & of the Estate whereof sd Rubens
did die to or possessed in sd County to sd Samuel
Widdling with & faithfully to execute the sd
Will & to administer the Estate of the sd deceased
thereto & to render an account of his proceedings
when thereunto lawfully required as by a copy
of the sd last Will & testament & the sd Judge
of probate thereof in Court to be produced will appear
& the sd Samuel Believing then & there accepted
the sd trust & sd Place in fact says that sd
Rubens did reside of a house & tenement in the
Parish of St. Andrew in the County of the City of London
three hundred pounds & that sd Rubens did possess
of good Chattels Right Creditive in the County of the
City of London five hundred & that the sd legacies
gifts & bequests were paid in the same will to the
sd Estate did not exceed the value of seven hundred
pounds & that the debts due from sd Rubens at
the time of his death did not exceed the sum of
five hundred pounds & that one third of the
remaindres of estate devised to sd son as
aforesaid at the time of the death of sd Rubens was
of the value of four hundred & thirty pounds

and that all the lands & tenements of which
 & Member died seized as aforesaid & all the goods
 & Chattels of the sd Member died possessed after
 the death of sd Member to wit on the twenty
 third day of December at sd Springfield came into
 the hands & possession of Samuel Preble
 nevertheless sd Samuel neglecting & delaying
 & of Office of Executor of the same Will in the just
 Execution thereof & contriving to deprive
 sd Silas & to deprive him of the third part of
 the Remainder of sd Estate bequeathed him
 as aforesaid has not executed the same will
 nor hath sd Samuel administered the Estate
 of the deceased nor hath he the Debts due
 from sd Member at the time of his death
 to wit the sum of one hundred & forty five
 pounds six shillings & seven pence half pence due
 to Israel Williams Esq. & Samuel Williams Esq.
 & the sum of forty one pounds ten shillings
 due to Israel Williams Esq. & the sum of fifty
 nine pounds two shillings & two pence due to
 Silas & Billings & Divers other large sums of
 Money due from sd Member at his death
 sd Member had in his Life time promised
 to pay with the Lawful Interest thereof
 until the same should be paid nor hath sd
 Samuel paid the Interest of the several sums
 aforesaid nor hath sd Samuel paid the
 Legacies bequeathed by sd Member in his
 last will aforesaid although a reasonable time
 for the sd Debts & Legacies have long since
 elapsed notwithstanding sd Samuel collected
 Divers large sums of Money which at
 the time of sd Member's death were due to him
 from sundry persons who at that time & long
 after were of sufficient ability to pay the same
 nor hath sd Samuel rendered an account of
 his proceedings in & trust altho he hath
 been often required to do it & Samuel has
 delayed to raise money out of the estate of
 sd Member by collecting the Debts due to & of
 estate & by selling the estate of which sd
 Member died possessed & hath neglected to pay
 what came to his hands after the death of
 sd Member & by the same neglect & delay
 hath subjected sd Member's real & personal
 Estate to be taken in Execution & the real
 Estate of sd Member hath in fact been taken
 at the suit of Warhorn Smith Israel Williams Esq.
 & Divers other persons to satisfy the debts aforesaid
 due from sd Member at the time of his death
 & the Legacies aforesaid & the sd Samuel hath
 wasted the Estate which came to his hands
 & to know the amount or value of
 sd third part & the Debts due from sd Member
 at the time of his death the Legacies bequeathed
 by him have greatly increased the Interest
 arising thereupon & the Estate of which the
 sd Member died seized & possessed came into the
 hands & possession of sd Samuel has been
 greatly diminished & become of less value &
 Divers persons whom monies were due to
 sd Member at the time of his death who then

[illegible]

Whitney
Town & Co
No 82

& that the above articles should be good & merchantable
 & the said above that he was then residing on the tenth
 day of May in which year aforesaid to receive the said articles
 of said Israel Thaddeus & Abner & there requested those
 requested them to produce & deliver the same to him
 & that they were of the value of twelve pounds also
 for that said Israel Thaddeus & Abner at said Belcher
 town on the same day aforesaid in consideration
 that said Benjamin at the request did then & there
 promise to said Israel Thaddeus & Abner to serve in
 the Continental Army for other three years
 as a soldier in their behalf by their vote of that
 date said Israel Thaddeus & Abner promised said
 Benjamin to pay him the sum of sixteen
 pounds thirteen shillings & four pence in silver
 before the tenth day of May seventeen hundred
 eighty two it being for the second year service
 in the Army also for that said Israel Thaddeus
 & Abner on the same twenty ninth day of March
 at said Belcher town in consideration that said
 Benjamin at the request of said Israel Thaddeus
 & Abner should serve three years in the Continental
 service & said Israel Thaddeus and Abner promised
 said Benjamin by their vote to pay him sixteen
 pounds thirteen shillings & four pence at or
 before the tenth day of May in the year seventeen
 hundred & eighty three it being for the third
 year service in the Army also for that said
 Israel Thaddeus & Abner at said Belcher town
 on the same twenty ninth day of March
 being fully indebted to said Benjamin in
 the sum of thirty three pounds six shillings &
 eight pence lawful Money for that sum
 of Money there before that time had & received
 by said Israel Thaddeus & Abner for said Benjamin
 all at their special instance & request
 In consideration thereof said Israel Thaddeus
 & Abner understood that said Benjamin promised
 to pay him the same sum on demand & that said
 Israel Thaddeus & Abner there often requested
 have not either of them paid the said sum but
 or fulfilled their said promise to the damage
 of said Benjamin fifty pounds the parties
 appear & refer this case to the award & judgment
 & Determinations of Ebenezer Wattoon Joseph White
 & Edward Smith & award of them or either two
 of them to be final

Elizabeth Amory of Boston in our County of
Suffolk vs. John & Admrs of the Estate
of Thomas Amory late of sd Boston Merchant
Deceased in sd Capacity Wm Stephen Clarke
of Chesterfield in our County of Hampshire
Yeoman Agent & Trustee of Samuel Amory an
absentee & Absconding Debtor. Vt. T. Napier of the
Case for that sd Samuel at Northampton in our
County of Hampshire in the Lifetime of sd Thomas
on the twenty seventh day of June seventeen
hundred eighty three he did Vote for Value
received promised sd Thomas to pay him or
order twenty two pounds six shillings & four pence
on demand with Interest Yet sd Samuel tho'
often requested never did the same but refused
it & has absconded & withdrawn himself out of
this Commonwealth & so concealed himself &
his effects that neither can become at home
attached to the Damage of said Elizabeth
in her Capacity forty pounds

Ainworth
vs
Grosvenor
No 84

William Gineworth of Woodstock in the County
of Middlesex & that of Amherst Gentlemen
vs. John Spencer Proprietor of Windsor in our
County of Berkshire Gentlemen Defendant
In a Bill of Complaint on the Case for that Defendant
at Windsor on the thirtieth day of October
by his Note promised to William to pay him
or to bear the sum of nine pounds four shillings
& three pence Lawful Money and annual interest
thereon till paid Yet Defendant tho' often requested
never received the same but neglects it to the
damage of said William twelve pounds
The Bill appears by later Service upon the
Defendant three times publicly called to come
into Court makes default of appearance
here whereupon it is considered by the
Court that if William recovers against
Defendant the sum of nine pounds seven
shillings & eleven pence Damages & one
pound eighteen shillings & two pence
Exp^{ts} Feb 19th 1765

Samuel M^r of Boston in our County of Suffolk
Merchant & Stephen Baker of Chesterfield in our
County of Hampshire Yeomen & I in a plea of
trover on the Case for that ^{sd} Stephen at ^{sd} Northampton
on the sixth day of March seventeen hundred eighty
two by his Note promised one Eliza Alvord to pay
him or order the sum of fifteen pounds & twelve
shillings & lawful Money on demand with interest
till paid & afterwards to wit on the same sixth
day of March at Northampton & before said
^{sd} Eliza by his Indorsement on the same
Note ordered the Contents thereof then unpaid
to be paid to ^{sd} Samuel of all which ^{sd} Stephen
had notice & became liable according to the
tenor thereof to pay the same & being so
liable he & ^{sd} Stephen promised ^{sd} Samuel to
pay him the same on demand to the
damages of ^{sd} Samuel thirty pounds the
Plaintiffs by Caleb Strong Esq^r & the Def^t
the three times publicly called to come into
Court makes default of appearance here
thereupon it is considered by the Court
that ^{sd} Samuel recovers against ^{sd} Stephen
ten pounds seven shillings & two pence
damages & Costs taxed at two pound thirteen
shillings & eight pence Ex^{pt} Feb^y 4th 1785

Matthew
v 140
Baker
No 85

Joseph Black of Blampden in our County of
Hampshire husbandman & Philip the Inhabitant
of the town of Basse in our County of
Worcester Def^t In a plea of trespass on the Case
for that ^{sd} Inhabitants on the twentieth day
of August seventeen hundred seventy seven
in consideration that ^{sd} Joseph at the
request of ^{sd} Inhabitants had there before
that time enlisted as a soldier in the Continental
Army for & in behalf of ^{sd} Inhabitants of
Basse as a soldier for the same term for
the term of three years the ^{sd} Inhabitants
assumed on themselves to ^{sd} Joseph then &
there promised to pay him therefor some
Money as he the ^{sd} Joseph should reasonably
desire to have & the Interest of ^{sd} Sum whenever
after their should be required & the Pl^{ff} aver's
that he reasonably desired to have for the
same service the sum of forty pound lawful
Money of which ^{sd} Inhabitants had notice
Also for that ^{sd} Inhabitants at ^{sd} Northampton
on the eighth day of May in the year last
aforesaid being justly indebted to ^{sd} Joseph
in a natural term of twenty four pound lawful
Money for the like sum of Money there before
that time had & received by ^{sd} Inhabitants
of ^{sd} Joseph to the use of ^{sd} Joseph at the request
of ^{sd} Inhabitants & in consideration thereof
promised ^{sd} Joseph to pay him the same sum
on demand yet ^{sd} Inhabitants tho' often requested
never paid the same but refused it to the damage
of ^{sd} Joseph forty pounds & the ^{sd} Inhabitants by
Simon Strong Esq^r their Att^y comes & defends & for
as the Pl^{ff} in his Declaration has alleged &
thereof put themselves on the Country & the
^{sd} Joseph by Caleb Strong Esq^r scyth the aforesaid

Black
vs
Inhabitants
of Basse
No 86

He is insufficient requiring to himself to waive this Demurrer on trial of the appeal & join the issue & the sd Inhabitants consenting thereto say their plea is sufficient & whereupon it is considered by the Court that the sd Inhabitants recover against sd Joseph their costs taxed at

& sd Joseph by his Attorneys appears from the Judgment of this Court to the Supreme Judicial Court holden at Northampton the last Tuesday of April next within & for our County of Hampshire ~~that~~ he recognizes with sureties as the Law directs for sd Joseph prosecuting his sd appeal with effect as the Law by sd Recognition on file appears

Cook
Clarke
1887

Joseph Cook of Northampton in our County of Hampshire Gentlemen Edw Matthew Clarke of Pelham in sd County Yeoman & Ebenezer Seale of sd Pelham Yeoman Defts In a plea of trespass on the Case for that Matthew & Ebenezer of sd Northampton on the twenty eighth day of December last by their Note promised sd Joseph ten pounds or order three pounds eleven shillings & seven pence or demanded with Interest & so for that sd Matthew & Ebenezer at sd Northampton on the same twenty eighth day of December being fully indebted to sd Joseph in another sum of twenty shillings lawful money by sd Matthew & Ebenezer of sd Joseph yet sd Matthew & Ebenezer tho either of them often requested never paid the same but neglects it to the damage of sd Joseph six pounds & sd Joseph by Caleb Strong Esq'r the Deft tho three times publicly called to come into Court makes default of appearance here whereupon it is considered by the Court that sd Joseph recover against sd Matthew & Ebenezer four pounds twelve shillings & one penny damages & costs taxed at one pound five shillings & two pence Exr's Feb 4th 1887

Cook is
Inhabitants of
Pelham
No 80

Isaac Cook of Pelham in the County of Hampshire Deft is the Inhabitants of Pelham a fourth Deft in a Plea as is at large set forth in the Writ on File &c The Parties appear and agree to a continuance &c and it is considered by the Court that they have Day here in Court untill the second Tuesday of February next

Noah Dickinson of Amherst in our County of Dickinson
Hampshire Gentlemen vs Thomas Johnson
of Pelham in our County of Hampshire husband money
Jett An appeal of trespass on the case for that
Thomas at sd Amherst on the fifth day of
January last by his wife promised sd Noah
to pay him or order eighteen pounds lawful
Money on the first day of May then next
with interest till paid & sd Thomas the
other requested receipt the same but
neglects it to the damage of sd Noah
thirty pounds the Jett being three times
publicly called to come into Court to make
default of appearance here. thereupon it is
considered by the Court that sd Noah recover
against sd Thomas the sum of nineteen
pounds three shillings & four pence Damages
& costs taxed at one pound six shillings &
one penny. Executd May 8th 1785

John Corbrey of Pelham in our County (Orkney)
of Hampshire husband money vs the
Inhabitants of sd Pelham Jett In a plea of Inhabitants
trespass on the case for that sd Inhabitants of Pelham
at sd Pelham on the twelfth day of
May seventeen hundred seventy seven in
consideration that the said John at the
special request of sd Inhabitants had there
before that time served on a soldier in the
Continental Army for the term of three
Months for & on behalf of sd town & engaged
procured one John Mc Donnell to serve as a
soldier in the same Army for the term of
twenty five Months for & on behalf of sd
town assumed on themselves & the said John
promised to pay him some money & the
lawful interest ther. of as he sd John should
reasonably deserve to have for the same
twice as long as & his procuring & Engaging
sd John to serve as a soldier as before said
they should be required & the Plffs
that for his serving as a soldier as aforesaid
the sd John should that he reasonably deserved
to have the sum of one hundred pounds
lawful money of which sd Inhabitants had
Notice Wholo. that sd John Corbrey at sd
Pelham on the twentieth day of the same
May at the request of sd Inhabitants had
served as a soldier in the Continental Army
for another term of three Months & had also
procured & engaged one other John Mc Donnell
as a soldier for another term of twenty five months
for & on behalf of sd Inhabitants In consideration
thereof sd Inhabitants assumed on themselves & to
should have credit for so many months as he
sd John had served as aforesaid in sd Army & had
last mentioned as well as a soldier in the same
Army & the Plffs that sd Inhabitants
pay to other men to serve in the same service
three pounds & eighteen shillings by the Month
Jett

the said Inhabitants tho' often requested have
 not permitted the sd Place to have Credit for
 so many Months as he had served in the sd
 Army & procured & engaged sd Court to
 serve as aforesaid or any part thereof or sd win.
 therefore so much Money as the sd Inhabitants
 gave to others for like service but neglect
 it. After to the damage of sd Place one
 hundred pounds the parties appear &
 agree to have this Case continued untill
 next term thereupon it is considered by
 the Court that sd parties have day there
 untill the 3rd Tuesday of May next,

Dickinson
 vs
 Calks & al
 No 90

Charles Dickinson of Hatfield in our County
 of Hampshire Gentleman vs Jonathan
 Calks & al of Conway in our County of Hampshire
 woman & Elijah Annis of Deerfield in our
 County Gentleman. After a plea of trespass
 on the Case for that sd Jonathan & Elijah
 at sd Hatfield on the twenty third day
 of October seventeenth hundred & seventy two
 by their vote promised sd Charles to pay
 him the sum of twenty four pounds & eight
 shillings within two years from the date of
 sd Vote with interest till sd date
 Jonathan & Elijah have not either of them
 by the Contents of sd Vote but neglect it
 to the damage of sd Charles sixty pounds
 the parties appear & agree to have this Case
 continued untill next term thereupon it
 is considered by the Court that sd parties
 have day here untill the 3rd Tuesday of
 May next,

Dunsmore
 vs
 Warner
 No 91

John Dunsmore of New Providence
 in our County of Worcester Gentleman
 vs Jesse Warner alias Jesse Warner Jun^r
 of Conway in County of Hampshire
 husband man. After a plea of trespass
 on the Case for that sd Jesse at sd Conway
 on the tenth day of July past & his
 Vote promised sd John to pay him
 or order the sum of ten pounds & lawful
 Money on demand with Interest till
 sd date. sd Jesse tho' often requested
 never paid the same but neglects it
 to the damage of sd John fifteen pounds
 the parties appear by Caleb Strong Esq^r &
 the Defendant three times publicly called
 to come into Court makes default &
 appearance here thereupon it is considered
 by the Court that sd John recover against
 sd Jesse the sum of ten pounds & seven shillings
 damages & costs taxed at our said srd srd
 shillings & nine pence exp^d by 18th 1782

Benjamin Grant of East Windsor in the County of Grant
of Hartford & State of Connecticut Gent. 142
vs
Smith Bailey of Granby alias Southwold in
our County of Hampshire Yeoman 142
A couple of trespass on the case for that s^d
Smith at s^d East Windsor in the twenty
second day of September last by his V^{er}
promised s^d Benmer to pay him nine
pounds nine shillings & nine pence on
demand with Interest till p^d Yet s^d Smith
tho. often requested never p^d the same but
neglect it to the damage of s^d Benmer
twelve pounds the parties appear &
agree to have this case continued until
next term & then judgment to be final
thereupon is compliance by the Court that
s^d parties have day here in till the 3rd
Tuesday of May next

Luther Granger of Granby in our County Granger
of Hampshire Blacksmith vs
Leavenworth of Water town in the County Leavenworth
of Litchfield & State of Connecticut
Yeoman 143
A couple of trespass on the
case for that s^d Granger on the
seventeenth day of June seventeen hundred
eighty three in consideration that s^d
Luther at the request of s^d Granger had there
before that time sold & delivered to s^d Granger
several Articles of Iron Ware for the saw mill
of him s^d Granger assumed on himself promised
s^d Luther to pay him therefor so much money
as the same Articles at the time of sale &
Delivery thereof were reasonably worth
& the Lawful Interest thereof whenever after
he should be there requested & the Plaintiff
that he reasonably believed to have of s^d Granger
for the s^d Articles four pounds Lawful money
of which he there afterwards the same day
gave Notice to the s^d Granger Yet s^d Granger
requested never p^d the same or any part
thereof but neglect it to the damage of s^d
Luther ten pounds - By reason of the Def^{ts}
Criminals of the State it is considered by the
Court that s^d parties have day to be until
the 3rd Tuesday of May next

Samuel Goodman of Southwold in our
County of Hampshire Yeoman 144
vs
Gideon Leavenworth both of s^d Southwold in our
County of Hampshire Yeoman 144
A couple of trespass on the case for that s^d Goodman
on the fourth day of April
seventeen hundred eighty three being first he m^{de}
to the s^d Plaintiff in the sum of fifteen pounds by books for
boarding them & for Goods sold for the same consideration
thereof the s^d Goodman promised s^d Samuel to pay him
the same on demand s^d Goodman so that s^d Goodman & s^d Goodman
day of April in consideration that the s^d Goodman & s^d Goodman on the same point
Gideon & s^d Goodman before that time found & provided for s^d Goodman & s^d Goodman
Meal & s^d Goodman & s^d Goodman & s^d Goodman & s^d Goodman & s^d Goodman
for a long time for the fuel of the s^d Goodman & s^d Goodman & s^d Goodman
of s^d Goodman & s^d Goodman & s^d Goodman & s^d Goodman & s^d Goodman
to pay s^d Samuel some money as he reasonably believed to have
for s^d Goodman's books keeping & Goods & the s^d Goodman & s^d Goodman
reasonably expected to have for the same fifteen pounds & s^d Goodman
Money of which s^d Goodman & s^d Goodman had notice Yet s^d Goodman
tho. often requested never p^d the same but neglect it to the damage
of s^d Goodman twenty pounds By reason of the Def^{ts} Criminals of the State
it is considered by the Court that s^d parties have day to be until
the 3rd Tuesday of May next

After things of Northampton in vs. Caccato of
Sampshire James & James William Thomas of
Greenwich in & Caccato of Greenwich left in a place
of paper on the Car for that of W. William at & Greenwich
on the twenty fifth day of September last by his
Vote promised one W. Thomas to pay him an
order the sum of six pounds three shillings
& a half money on demand with interest
till paid & afterwards on the same day & year
at & Greenwich & W. by his & the other
the Book of & Note received William to
pay the contents of & Note to & ^{for the value of} which
& William had notice & became liable to pay
the same according to the tenor thereof & being
soluble in consideration thereof promised
to pay to pay him the same according
to the tenor & effect of the same & that
William thereafter neglected never to pay the
same but neglected it to the damage of &
John ten pounds the parties appeared & agreed
to have this case continued until next
term at the Court to be held thereupon
it is ordered by the Court that the parties
proceed here until the 3rd Tuesday of
May next & that both parties appear in the Court

Walter
Cotton

496

May 1854
 Thomas M. M. of said Middlesex County
 of Hartford & State of Connecticut Esqr. Plaintiff
 Jeremiah G. G. of said New London County of
 Hampshire his husband man Defendant
 Sheriff on the Case for the said Jeremiah G. G.
 & taken on the nineteenth day of May a certain
 married eighty three by his wife promised
 to Thomas to pay him the sum of five pounds
 eighteen shillings & a half. Money by the
 twentieth day of May then next with interest
 till it is paid. Jeremiah the latter requested
 a writ for the same but neglected it to the
 damage of said Thomas ten pounds the parties
 agreed to have this case continued until
 next term this is done it is on the 21st
 appears for Caleb T. and Evan & the Defendant
 three times publicly called to come into
 Court. makes default his appearance here
 thereupon it is considered by the Court that
 said Thomas recover against said Jeremiah G.
 pounds ten shillings & a half & four pence damages
 & costs taxed at one pound twelve shillings
 & five pence. Executed Feb 19th 1854

Timothy Mather of Northampton in our County
 of Hampshire deceased & his son Ebenezer Mather
 of Northampton in our County of Hampshire
 is a plea of trespass on the Case for that
 Ebenezer at Northampton on the tenth day
 of May last in consideration that Timothy
 at the request of Ebenezer had there before
 that time kept & fed for the space of six weeks
 the horse of Ebenezer & had also at his like
 request sold & delivered to him divers goods
 Wares & Merchandise appertained on himself &
 so much Money as the said Timothy should
 reasonably deserve to have when ever after
 he should the put to be repaid & Timothy
 says the keeping & feeding the same horse
 & the same goods he has already delivered
 to have of Ebenezer three pounds & lawful
 Money of which Ebenezer had notice
 before that Timothy at Northampton
 on the twenty fifth day of March last by
 his Note promised Timothy to pay him
 the sum of four Dollars on demand by the
 first day of June then next with interest
 till paid & Ebenezer the often requested
 receive the same but neglected it to the
 damage of Timothy six pounds the said
 Ebenezer by Timothy Mather called to three
 times & the Debt three times publicly
 called to come into Court make default
 of appearance here therefor it is ordered
 by the Court that Timothy recover
 against Ebenezer four pounds four shillings
 & eleven pence Interest & Costs taxed at
 one pound two shillings & four pence
 Exec in July 18th 1785

Mather
 1743
 Ebenezer
 No 97

Samuel Mather of Northfield in our County of
 Hampshire deceased & Timothy Mather
 both of Northampton in our County of Hampshire
 of the last Will & testament of Samuel Mather late
 of Northampton deceased in the Capacity of
 Executors & Administrator of the said Samuel Mather
 both of the last in our County Agents & Trustees of a
 Trust for an Absconding Debtor In a plea of the Case
 for that Ebenezer at Northampton on the eighth
 day of April requested him to pay him the sum of
 four pounds & three shillings & six pence on
 demand with interest till paid & Ebenezer the
 often requested receive the same but neglected it to the
 damage of Timothy six pounds the said
 Ebenezer by Timothy Mather called to three
 times & the Debt three times publicly
 called to come into Court make default
 of appearance here therefor it is ordered
 by the Court that Timothy recover
 against Ebenezer four pounds four shillings
 & eleven pence Interest & Costs taxed at
 one pound two shillings & four pence
 Exec in July 18th 1785

Mather Ex
 Agents & Truste
 No 98

Strong & Co
vs
Strickland
trustees
No 99

Phoebe Strong Widow & Caleb Strong Esq^r both of Northampton
in our County of Hampshire Executors of the last will
& testament of Caleb Strong late of sd Northampton
Gentleman deceased in sd Capacity Plffs vs Elizabeth
Newton Widow & Samuel Cook Gentlemen both
of Hampshire in sd County agents & trustees of John
Strickland an absconter & absconding Debtor.
In a plea of the Case for that sd John also of Northampton
in the life time of Caleb deceased on the eighth day
of April seventeen hundred seventy three by his
Vote promised sd Caleb then living to pay him
the sum of Eight hundred & lawful money also before
the last day of June then next with Interest till
sd yet sd John tho' often requested has not
sd the same but neglected it & has absconded
& withdrawn himself out of this Commonwealth
& so concealed himself & his Effects that neither
can be come at to be attached to the damages of
sd Phoebe & Caleb twenty pounds the sd Elizabeth
& Samuel now appear & being asked whether
they had any of the goods Effects or Credits of
sd John they answer & say that Mr Strickland
had a note which Francis Newton & Samuel
Cook signed in seventeen hundred & seventy
five for the sum of seventy two or seventy
three pounds of which sum we have sd
nine pounds thereupon it is considered
by the Court that sd parties have days here
until the third Tuesday of May next

Partridge
vs
Graves
No 100

Oliver Partridge of Hatfield in our County
of Hampshire Esq^r Plffs Moses Graves of Hatfield
in our County of Berkshire Gent^l Def^t in
a plea of trespass on the Case for that sd Moses
late of Hatfield on the first day of March
seventeen hundred eighty eight by his Vote
promised sd Oliver to pay him or his Executors
in the Office of Town Treasurers for the use of
sd Town the sum of thirty seven pounds
eight shillings & eight pence with Interest
till sd yet sd Moses tho' often requested never
sd the same but neglected it to the damage
of sd Oliver forty pounds The Plff appears by
Caleb Strong Esq^r his atty & the Def^t th^o
three times publicly called to come into
Court in due default of appearance here
thereupon it is considered by the Court that
sd Oliver recover against sd Moses eleven
pounds eight shillings & ten pence Damages
& Costs taxed at one pound & nine shillings
Exp^{ts} in Feb^r 18th 1785

Partbridge Oliver Partbridge of Hatfield in our County of
Hampshire Esq. & Town-treasurer. Pls for Solomons
Hodgkiss & John of Northampton in our County Esq.
No 103 William W. Williams of Patterian in our County of
Berks Esq. & Junice Hodgkiss of Pittsfield
in our County. Widow Executors of the last
Will & Testament of Isaac Hodgkiss late of
Pittsfield deceased. Ditt In the plea of
assumpsit on the Case for that sd Isaac on the
thirty first day of May seventeen hundred
& seventy by his vote promised sd Oliver to
pay him or his Successors in sd Office the
sum of One hundred & fifteen pounds nineteen
shillings & eight pence one farthing with
Interest till paid. Yet sd Isaac tho' often
requested never paid the same but neglects
it to the Damage of sd Oliver one hundred & six
pounds now the sd Executors appear by John
Chandler W. Williams Gent. & bring into
Court the sum of six shillings & a half money
in full of the Ditts Demand & the sum of
twenty two shillings & ten pence in full of the
Costs of suit to the present time & pray a
Rule of this Court that the Ditt in Case
be do not receive the same & upon his sd
Action set the fruits of future Costs & the sd
Executors refusing to themselves the
Liberty of offering any new plea at the Court
above say they are not guilty in manner
& form to these Oliver in his Declaration
alleged & that of put themselves on the
Country & sd Oliver by Caleb Strong Esq.
his atty & says the Exr's plea aforesd is
insufficient in the Law & that he is not
wager by the Law of the Land to answer.
The same & pray Judgment that his
Damages & Costs may be adjudged him & the
sd Executors say their plea is sufficient Whereupon
the premises being heard & now fully understood
by the Court it is considered that sd Oliver
recovers against sd Executors the sum of thirty
pounds four shillings & nine pence For wages
Whereupon sd Executors by their atty aforesd
appeal from the Judgment of this Court to
the Supreme Judicial Court to be held at
Northampton within & for our County of
Hampshire the fourth day of April next
& he recognizeth with sureties as the Law
Directs said Executors prosecuting their
sd Appeal with effect by sd Recognizance
on file appears.

Benjamin Prescott of Northampton in our County of Hampshire Plaintiff vs. 145
French Jans of Northampton in our County of Hampshire Defendant & a plea of
Trespas on the Case for that ~~of~~ Abiathar
at ~~of~~ Northampton on the third day of
March seventeen hundred eighty three
by his Note promised Benjamin to
pay him Eight pounds twelve shillings
& two pence lawful money on Demand
with Interest till paid yet ~~of~~ Abiathar
tho often requested never paid the same
but neglects it to the Damage of ~~of~~
Benjamin's twelve pounds the Plff
appears by Caleb Strong Esq & the Deft
tho three times publickly called to come
into Court makes default of appearance
here thereupon it is considered by the
Court that ~~of~~ Benjamin
recovers against ~~of~~ Abiathar eight pounds
four shillings & two pence Damages
& Costs taxed at one pound two shillings
& six pence Ex ipso Feb 19th 1785

Thomas Robinson of Windsor in our County of Berkshire Plaintiff vs. Robinson
Simon of Northampton in our County of Hampshire Defendant & a plea of
Trespas on the Case for that
Simon at Northampton on the sixth
day of Feb. seven hundred seventy
three by his Note promised Thomas to
pay him two pounds ten shillings on Demand
& Interest till paid yet Simon tho often requested
has not paid the same but neglects it to the
Damage of Thomas nine pounds the Plff
appears by Caleb Strong Esq & the Deft tho
three times publickly called to come
into Court makes default of appearance
here thereupon it is considered by the
Court that Thomas recovers against ~~of~~
Simon four pounds & six shillings Damages
& Costs taxed at one pound twelve shillings
& nine pence Ex ipso Feb 19th 1785

Thomas Robinson of Windsor in our County of Berkshire Plaintiff vs. Robinson
Selah Wright of Northampton in our County of Berkshire Defendant & a plea of
Trespas on the Case for that
Selah at Northampton on the twenty third
day of May seven hundred seventy one by
his Note promised Thomas to pay five
pounds six shillings & one penny one farthing
by the fifth day of November then
next with Interest yet Selah tho often
requested never paid the same but neglects it
to the Damage of Thomas twelve pounds
the Plff appears by Caleb Strong Esq & the Deft tho three times publickly called to
come into Court makes default of appearance here
thereupon it is considered by the Court that
Thomas recovers against Selah five pounds
thirteen shillings & ten pence Damages & Costs taxed
at one pound twelve shillings & seven pence
Ex ipso Feb 19th 1785

Spafford
 vs
 Webster
 N^o 107
 Jacob Spafford of Down in our County of Berkshire Esq.
 vs Richard Webster of Northfield in our County of
 Hampshire Blacksmith Deft In a plea of trespass
 on the Case for that sd Richard at sd Northfield
 on the twenty ninth day of June last being justly
 indebted to sd Jacob in the sum of nineteen
 pounds & three pence Lawful money for forty one
 Barrels of Iron then before that time sold & delivered
 to sd Richard by sd Jacob at sd Richard's special request
 In Consideration thereof sd Richard promised
 sd Jacob that he would pay him the same sum
 whenever rather he should be required. Yet sd
 Richard tho' often requested never paid the same
 but neglects it to the Damage of sd Jacob twenty
 pounds the parties appear & agree to have this
 Case continued until next term there upon
 it is Considered by the Court that sd parties
 have day here until the 3rd Tuesday of
 May next &c

Shephard
 vs
 Alford
 N^o 108
 Levi Shephard of Northampton in
 our County of Hampshire Apothecary
 vs Caleb Alford of Greenfield in our County
 of Hampshire Farmer Deft In a plea
 of trespass on the Case for that sd Caleb at sd
 Northampton on the twenty sixth day of
 July last by his Note promised sd Levi to pay
 him or Order the sum of nine pounds three
 shillings & one penny on demand with
 Interest thereon. Yet sd Caleb tho' often requested
 never paid the same but neglects it to the
 Damage of sd Levi fourteen pounds the sd
 appears by Caleb's sworn Esq. the Deft tho'
 three times publicly called to come into
 Court makes default of appearance here
 there upon it is Considered by the Court that
 sd Levi recover against sd Caleb nine pounds
 eight shillings & seven pence Lawful money
 Damages & Costs taxed at one pound five
 shillings & six pence Exp^{ts} Feb^y 18th 1785

Smith
 vs
 Parsons
 N^o 109
 Samuel Smith of Northfield in our County
 of Hampshire Gentleman vs Samuel Parsons
 of Northampton in our County of Hampshire
 Gun^r Deft In a plea of trespass on the Case for that
 sd Parsons at sd Northfield on the twenty eighth
 day of June last by his Note promised sd Smith
 to pay him twenty pounds & ten shillings within
 three Weeks to come the Date of sd Note with
 Interest thereon. Yet sd Samuel tho' often requested
 has not paid the Contents of sd Note or any
 part thereof but neglects it to the Damage of
 Smith twenty five pounds the parties appear
 & agree to have this Case continue until
 next term & then Judgment to be final
 there upon it is Considered by the Court that
 sd parties have day here until the 3rd Tuesday
 of May next &c

James Shephard of Northampton in our County
 of Hampshire Gentleman vs Titus Morgan
 of Westspringfield in our County of Hampshire
 Woman &c. in a plea of trespass on the case
 for that he Titus at se Northampton on the
 ninth day of August last by his Note promised
 to James to pay him three pounds seven shillings
 & one penny on demand Also for that he Titus
 on the same ninth day of August last being
 justly indebted to se James in another matter
 twenty shillings before that time recd by se
 Titus of se James In consideration thereof
 Titus promised to pay him the same sum on
 demand Yet se Titus tho often requested never
 paid the same but neglected it to the damage
 of se James six pounds the Plt appears by
 Caleb Strong Esq: & the Dft tho three
 times publickly called to come into Court
 makes default of appearance here thereupon
 it is considered by the Court that se James
 recover against se Titus four pounds nine
 shillings & one penny Damages & Costs
 taxed at one pound & two shillings & eight
 pence Exr ipd Feb 19th 1785

Shephard
 vs
 Morgan
 N^o 146

James Shephard of Northampton in our
 County of Hampshire Gentleman vs Titus Morgan
 of Westspringfield in our County
 Woman &c. in a plea of trespass on the case
 for that se Titus at se Northampton on the
 ninth day of August last by his Note promised
 to James to pay him two pounds eight shillings
 & three pence on demand with interest
 Also for that se Titus on the same second
 day of August being in the se se James in
 another matter twenty shillings & the like
 sum of money then before that time had recd
 by se Titus of se James to his Use at se Titus
 special request In consideration thereof
 Titus promised to pay him the same on
 demand Yet se Titus tho often requested
 never paid the same but neglected it to the damage
 of se James seven pounds the Plt appears by
 Caleb Strong Esq: & the Dft tho three times
 publickly called to come into Court makes
 default of appearance here thereupon it is
 considered by the Court that James recover
 against se Titus the sum of four pounds & ten
 shillings Damages & Costs taxed at one pound
 three shillings & two pence Exr ipd Feb 19th 1785

Shephard
 vs
 Morgan
 N^o 146

Moses Saff of Cummingston in our County
 of Hampshire Woman vs John Dunbar
 of Cummingston husbandman &c. in a plea
 of trespass on the case for that se Moses at se
 Cummingston on the last day of January last
 promised to pay him five pounds & fifteen shillings
 to be paid in eight months from the date of se
 Note to be paid in grain at Castle price with interest
 Yet se Dunbar tho often requested never paid the same
 but neglected it to the damage of se Moses
 pounds the Plt appears by Caleb Strong Esq:
 & the Dft tho three times publickly called to come
 into Court makes default of appearance here
 thereupon it is considered by the Court that se Moses
 recover against se Dunbar six pounds & two shillings
 Damages & Costs taxed at one pound & ten shillings & pence
 Exr ipd Feb 18th 1785

Saff
 vs
 Dunbar
 N^o 147

Vinton
vs
Marshall
N^o 113

John Vinton of Providence in our County of
Suffolk Gentlemen vs Joseph Marshall of Whites
bury in our County of Hampshire Yeoman
Def^t In a plea of trespass on the Case for that se
Joseph and Northampton on the twentieth
day of April seven been awarded eighty one
by his Note promised & J^r to pay him
six pounds six shillings & sixpence on demand
& Int^r till he got it & Joseph tho^t often
requested never the same but neglects it
to the damage of J^r ten pounds the
Def^t appears by Caleb Strong Esq^r & the Def^t
tho^t three times publicly called to come
into Court makes default to appearance
here thereupon it is considered by the Court
that J^r recover against Joseph the
sum of seven pounds fifteen shillings &
sixpence Damages & Costs taxed at two
pounds fifteen shillings & two pence
Ex^r 18th Feb^r 18th 1784

Walker & wife
vs
Marshall
N^o 114

John Walker of Wadley in our County
of Hampshire Yeoman & Exec^r his W^{ife} vs
Joseph Marshall of Amherst in our County
of Hampshire Def^t In a plea of trespass on the Case
for that J^r Wadley on the twentieth by his
Note promised & Exec^r to pay her the
sum of nine pounds fourteen shillings &
four pence on demand with Int^r till
he got it & J^r tho^t often requested never
to the same but neglects it to the damage
of J^r twelve pounds the parties
severally appear & agree to have this case
continued untill next term thereupon it is
considered by the Court that the judgment
at the next time be final & that the
parties have day here untill the 3rd
Tuesday of May next

Mevin
vs
Clownd
N^o 115

James Mevin of Greenwich in our
County of Hampshire App^t vs Samuel
Clownd of Ware in our County App^t & Exec^r
of the Case for that Samuel before J^r
James Esq^r recovered judgment against J^r
James for the sum of six shillings & two pence
D^t or Damages & Costs taxed at one pound twelve
shillings & ten pence from which judgment J^r
James appealed to the judgment of this
Court whereupon the Premises being heard
& now fully understood by the Court it is
considered by the Court that the Appellee
recover against the Appellant the sum of
six shillings & two pence & lawful Money for
D^t or Damages & Costs taxed at four pence
one shilling & ten pence Ex^r 18th Feb^r 1785

Benjamin Ward of South Brimfield in
our County of Hampshire Plaintiff
John Collins of South Brimfield Defendant
Deft. In answer of the Case for that sd John
at sd South Brimfield on the eighteenth
day of November seventeen hundred eighty
three by his Note promised sd Benjamin
to pay him the sum of six pounds Lawful
Money in Grain at the Market price
in one Year from the Date of sd Note
Yet sd John thereafter requested never to
the same but neglects it to the damage of
sd Benjamin twelve pounds the parties
appear & agree to have this case continued
untill next term & then judgment to be
final thereupon it is considered by the
Court that the parties have day here untill
the 2nd Tuesday of May next

Ward
vs
Collins
N^o 110

Jabez Nichols of Brimfield in
our County of Hampshire Plaintiff
John Sherer of Palmer in sd County
Defendant Deft. In answer of the Case
for that sd John at sd Palmer on the
fifth day of January seventeen hundred
eighty two by his Note promised sd Jabez
to pay him the sum of Nine pounds &
Eight pence on Demand with Interest
till paid Yet sd John thereafter requested
never to the same but neglects it to the
damage of sd Jabez fifteen pounds the
parties appear & agree to have this case
continued untill next term & then
judgment to be final thereupon it is
considered by the Court that the parties
have day here untill the 2nd Tuesday
of May Next

Nichols
vs
Sherer
N^o 117

Nathaniel Danielson of Brimfield
in our County of Hampshire Plaintiff
David Bratton of Palmer in sd County
Defendant Deft. In answer of the Case
for that sd David at sd Palmer on the
fifteenth day of August last by his Note
promised sd Nathaniel to pay him the
sum of four pounds one shilling & six pence
on Demand with Interest till paid Yet sd
David thereafter requested never to the
same but neglects it to the damage of sd
Nathaniel ten pounds the Plf appears
by Abner Mayson Esq. & the Deft the
three times publicly called to come
into Court makes default of appearance
here there upon it is considered by the
Court that sd Nathaniel recover against
sd David four pounds & four shillings
& pence & Costs to wit one pound thirteen
shillings & ten pence Exp^{ts} Feb 4th 1785

Danielson
vs
Bratton
N^o 118

Groves
vs
Shorer & al
N^o 110

Arion Groves of Palmer in our County
of Hampshire Esq. vs Joseph Shorer &
Joseph Shorer both of Palmer in our County
of Hampshire Yeomen Defts. In a plea of
the Case for that sd Joseph got sd
Arion on the twenty seventh day of
August last by their Note promised sd
Arion to pay him the sum of twenty
eight pounds fifteen shillings & pence
at or before the 2^d day of January next
with interest till p^d. Yet sd Joseph the other
requested have not either of them p^d the same
but neglects it to the damage of sd Arion
forty pounds the parties appear & agree
to have this Case continued until
the next term & then Judgment to be
final thereupon it is considered by the
Court that sd parties have done here until
the 3^d Tuesday of May next

Browning
vs
Hing & al
N^o 120

Joseph Browning of Primsfield in our
County of Hampshire Gent^l vs Hing &
both of Wilbraham in our County Defts. In
a plea of the Case for that sd William
& Thomas at sd Wilbraham on the twenty
fifth day of March last by their Note
promised sd Joseph to pay him or either
thirty eight pounds thirteen shillings
& three pence three farthings and damages
with interest till p^d. Yet sd William &
& Thomas the other requested never p^d the
same but neglects it to the damage of
sd Joseph fifty pounds the Plt appears
by Moses Morgan Esq. & the Dft the
three times publicly called to come into
Court makes Default of Appearance here
thereupon it is considered by the Court
that sd Joseph recovers against sd William
& Oliver thirty eight pounds thirteen shillings
& six pence Lawful Money Damages &
Costs taxed at one pound eight shillings
& two pence Ex^{ce} ip^{so} May 26th 1785

Mills
vs
Bath
N^o 1

Samuel Bates of Primsfield in our County
of Hampshire husbandman Plt vs Bath
of Primsfield husbandman Dft In a plea of
the Case for that sd Bates at sd Primsfield
on the first day of December last was indebted to
sd Samuel in the sum of twenty pounds & p^d up
in consideration thereof promised sd Samuel
to pay him the same on demand also for that
sd Bath on the same first day of Dec^r was indebted
to sd Samuel in another sum of one hundred &
fifty pounds Lawful money by sd Samuel before
that time laid out & expended for sd Bath at sd Bath
request & being so indebted he sd Bath promised
to pay him the same last mentioned sum on demand
Yet sd Bath the other requested never p^d the
same but neglects it to the damage of sd Samuel
one hundred & eighty pounds the parties appear &
agree to have this Case continued until next term
thereupon it is considered by the Court that sd
parties have done here until the 3^d Tuesday of
May next

Hannanish Elmwood of Brimfield in
 our County of Hampshire husbandman
 vs
 Pffrs Solomon Thompson of Newber in
 County husbandman vs
 the Case for that s^d Solomon at s^d Brimfield
 on the twenty fifth day of January last
 by his Note promised s^d Hannanish to
 pay him the sum of four pounds silver money
 to be pd in eight months from the date
 of s^d Note with Interest till p^d Yet s^d
 Solomon the other requested never p^d
 the same but neglects it to the
 damage of s^d Hannanish ten pounds
 The p^{ty} appears by Abner Morgan Esq^r
 & the vet the three times publicly
 called to come into Court making
 default of Appearance here thereupon
 it is considered by the Court that s^d
 Hannanish recover again at s^d
 s^d the sum of four pounds four shillings
 & four pence Damages & Costs taxed
 at one pound fifteen shillings & two pence
 Expense s^d Feb^y 15th 1785

Elmwood
 Thompson
 N^o 12

John Sherer Quor^o of Palmer in
 our County of Hampshire husbandman
 vs
 Pffrs Daniel Abley of Belchertown in
 County husbandman & Samuel Draper
 of Brimfield in s^d County husbandman
 vs
 the Case for that s^d Abley
 & Draper at s^d Palmer on the tenth
 day of November last by their Note
 promised s^d John to pay him the sum of
 fourteen pounds & thirteen shillings
 & four pence silver money on demand with Interest
 till p^d Yet s^d Abley & Draper the other
 requested never p^d the same but neglects
 it to the damage of John nineteen pounds
 By reason of the p^{ty} being out of the
 State this Case is continued untill
 next term thereupon it is considered
 by the Court that s^d parties have done
 here untill the 3rd Tuesday of May
 next

Sherer
 Abley & Draper
 N^o 13

Francis Barnum Esq^r of Palmer in our County
 of Hampshire husbandman vs
 Pffrs Henry Jones
 of Brimfield in s^d County of Brimfield husbandman
 vs
 the Case for that s^d Jones at s^d Palmer
 on the twenty seventh day of December seventeen
 hundred & twenty four by his Note promised
 s^d Francis to pay him or order the sum of thirty
 five pounds to be pd in eight weeks after the
 date of s^d Note Yet s^d Jones the other requested
 never p^d the same but neglects it to the
 damage of s^d Francis twenty pounds
 The parties appear & agree to have the Case continued
 untill next term thereupon it is considered
 by the Court that s^d parties have done
 here untill the 3rd Tuesday of May next

Barnum
 Jones
 N^o 14

McClentock
vs
Whitcomb
N^o 125

Joseph M. McClentock of Ware in the County of Hampshire
Jes^{rs} vs. Joseph L. Whitcomb of Ware aforesaid. The said
Whitcomb in and by his paper for the Case for that said Joseph
Ware on the 27th day of August last by his Note for Value
received promised to Joseph to pay him or his Order Two
hundred & seventy pounds lawful silver money at
six shillings & 8^d within two months from the Date, but
has not paid him to his Damage Three hundred pounds
The Parties appear and agree that this Case be continu-
ed to the next Term, and it is considered by the Court
that they have Day here in Court on the third Tuesday
of May next

Sherer
vs
Inhabitants
of Palmer
126

Joseph Sherer of Palmer in our County of Hampshire
vs. the Inhabitants of Palmer. D^{cs}
Synopsis of the case on the Case for that the Inhabitants
of Palmer on the first day of April seventeen
hundred & eighty one were legally notified to
Joseph in the sum of twenty pounds & 10^s for
business money by John Thompson Thomas
McClentock & John Swinton a Committee of the
same town duly appointed by the Inhabitants
before that time and were in behalf of the town
& the Inhabitants there in consideration
thereof promised Joseph to pay him the same
on demand & 10^s for that at the Palmer & the same
on the same first day of April & John Thompson
Thomas McClentock & John Swinton a Committee
by their Note promised Joseph to pay him the
sum of thirty seven pounds thirteen shillings
& six pence before the first day of January
then next with Interest till paid & the Inhabitants
the other requested more for the same but
neglects it to the damage of Joseph & the parties
The parties appear & continue this Case by
Agreement until next term thereupon it is
Considered by the Court that the parties
shall come here until the 2nd Tuesday of
May next

Swinnerton
vs
Howe
127

Math Swinnerton of Holland in our County
of Hampshire vs. Joseph Howe of
Holland Gentlemen. D^{cs} In a paper for the Case
against Jacob over a certain piece of land
of some lying in the Holland containing one hundred
acres & his pasture. Math then agreed to let out to
James Thompson & another on Land adjacent to James
McClentock & another on the Thomas Wallis Land
which is Math's land as he is right & substance
into which Jacob has no entry but by his opinion
by him made Math is twenty years now last past
& a hundred Math says that he within twenty
years in time of peace was seized of & enjoyed
premises in his own right & of his right taking the
profits thereof to the value of ten pounds by the year
which Joseph still lawfully enjoys the said Math out of
Math then from to the damage of Math one hundred
pounds. Math appears by Abner P. Morgan Esq.
& the rest the three times which he called to come
into Court made default of appearance being
thereupon it is Considered by the Court that the
recovery against Joseph of the said premises of
the said Math & the said Jacob's land & the said Math
which are out of the place thereof &c.

Joseph Pratt of Conway in our County of Hampshire
vs
Plffs Samuel Melting of Hatfield in our
County of Hampshire vs
Def Am a plea
of the Case for that s^d Samuel at s^d Hatfield
on the seventh day of July seventeen hundred &
eighty two by his Note promised s^d Joseph
to pay him the sum of eight pounds sixteen
shillings & five pence on s^d s^d with interest
till p^d yet s^d Samuel tho' often requested never
p^d the same but neglected it to the damage of
s^d Joseph ten pounds the parties appear & agree
to have this Case continued until next term
& then judgment to be final thereupon it is
considered by the Court that s^d parties have
now here until the 3rd Tuesday of May next

149

Pratt
vs
Melting
N^o 28

Elijah Wells of Conway in our County
of Hampshire vs
Plffs John Child
of Amherst in s^d County vs
Def In a plea
of the Case for that s^d John at s^d Conway
on the twenty ninth day of August last
promised s^d Elijah to pay him thirteen
pounds seven shillings & four pence one month
with interest yet s^d John tho' often requested
never p^d the same but neglected it to the
damage of s^d Elijah twenty pounds the
parties appear & agree to have this Case
continued until next term thereupon
it is considered by the Court that s^d parties
have now here until the 3rd Tuesday of
May next

John Hanson of Shelburne in our County
of Hampshire husbandman vs
Plffs
vs
Plffs
on the Case Reuben Nims & Levi Thomp & Elijah Nims
Wells of Shelburne in s^d County vs
Def In a plea of trespass on the Case for that
s^d Reuben & Levi & Elijah at s^d Shelburne on the
nineteenth day of March seventeen hundred
eighty three by their Note promised s^d
John to pay eight pounds eight shillings
& six pence to be p^d within eight months
from the date of s^d Note yet s^d Reuben
& Levi & Elijah or either of them tho' often
requested never p^d the same but neglected
it to the damage of s^d John fifty pounds
the Plff appears by William Billings Esq^r &
the Def three times publicly called
to come into Court makes default of his
appearance thereupon it is considered by
the Court that s^d John recover against
s^d Levi Thomp & Elijah seven pounds
two shillings & six pence Damages & Costs
taxed at one pound thirteen shillings &
ten pence Ex^{ce} ip^{se} Mar 18th 1785

Hanson
vs
Nims &
Thomp
Nims
N^o 30

Newhall
vs
Thayer
No 31
Jabez & Newhall of Conway in our County of
Hampshire Gent vs Peter Thayer of
Windsor in our County of Berkshire Labourer
Def^t In place of the case for that sd Peter at Leicester
on the fifth day of February seventeen hundred &c
& twenty five by his Note promised ^{on payment of} to pay
him five pounds eight shillings on demand
within three Months sd Note with Interest
& after words to wit on the tenth day of March
seventeen hundred eighty four at Conway sd
Thayer by his endorsement sd Note ordered
the Court to thrust them up to be pd the
Pl^t of all which sd Note had Notice yet sd
Jabez tho often requested never pd the same
but neglects it to the damage of sd Jabez
ten pounds the Pl^t appears by W^m William
Billings Esq^r & the Court three times
publicly called to come into Court making
default of appearance here thereupon it is
considered by the Court that sd Jabez
recover against sd Peter eight pounds
six shillings eight pence damages & costs
three one pound eleven shillings & seven
pence &c &c &c Mar 17th 1785

Ware
vs
Dickinson
No 32
Samuel Ware Jun^r of Conway in our County
of Hampshire Physician Pl^t vs Daniel Dickinson
of Hatfield in sd County Def^t In place of the
case for that sd Daniel at sd Conway on the
first day of December seventeen hundred eighty
four was indebted to sd Samuel in eighteen pounds
& six pence for one year of pasture &c being
jointly indebted to sd Daniel promised & bound
to pay him the same on demand yet sd Daniel
tho often requested never pd the same but
neglects it to the damage of sd Samuel twenty
pounds the Pl^t appears by W^m William
Billings Esq^r & the Court three times publicly called
to come into Court making default of
appearance here thereupon it is considered
by the Court that sd Samuel this case be
continued for 40 days until next term
& that sd parties have day here until
the 3rd Tuesday of May next

Williams
vs
Thayer
No 33
Israel Williams Jun^r of Hatfield in our
County of Hampshire Gent vs Peter Thayer
of Williamsburg in sd County Gent In
place of the case for that sd Abel at sd
Hatfield on the nineteenth day of April
last by his Note promised to pay
him fifty one pounds & four shillings
& six pence on demand with Interest
till pd yet sd Abel tho often requested never
pd the same but neglects it to the damage
of sd Israel sixty pounds the parties appear
& agree to have this case continued until
next term thereupon it is considered by
the Court that sd parties have day here
until the 3rd Tuesday of May next

150
Israel Williams Jun^r of Hatfield in our County of **Williams**
Chambershire Gent^l vs Joseph Scott of Hatfield
in our County Yeoman. Left Docket of the
Case for that se Joseph at Hatfield on the
sixth Day of August last by his Note promised
se Israel to pay him ten pounds & three shillings
Lawful money on Demand with Interest
till p^d But se Joseph tho' often requested
never p^d the same but neglects it to the
Damage of se Israel twelve pounds the D^y
appears by Wm Billings Esq^r & the D^y tho' often three times publicly called
to come into Court makes Default by
non appearance here thereupon it is considered
by the Court that se Israel recover against
se Joseph six pounds four shillings &
nine pence Damages & Costs taxed
at one pound four shillings & two pence
Ex^{ra} p^d Nov. 17th 1785

Israel Williams Jun^r of Hatfield in our **Williams**
County of Chambershire Gent^l vs Joseph
Cottin of Conway in our County Yeoman Left **Cottin**
Docket of the Case for that se Joseph at se
Conway on the sixth Day of August last by
his Note promised se Israel to pay him
ten pounds three shillings & ten pence Lawful
Money on Demand with Interest till p^d But
se Joseph tho' often requested never p^d the
same but neglects it to the Damage of
se Israel fifteen pounds the D^y appears
by Wm Billings Esq^r & the D^y tho' three
times publicly called to come into Court
makes Default by non appearance here thereupon
it is considered by the Court that se
Israel recover against se Joseph ten pounds
& ten shillings & Lawful money Damages
& Costs taxed at one pound five shillings
& four pence Ex^{ra} p^d Nov. 17th 1785

Israel Williams Jun^r of Hatfield in our **Williams**
County of Chambershire Gent^l vs
Benjamin Taylor of Deerfield in our County **Taylor**
Gent^l Left Docket of the Case for that se
Benjamin at se Hatfield on the ninth Day of June
seventeen hundred & eighty two by his Note promised
se Israel to pay him six pounds Lawful money
on Demand with Interest till p^d But se
Benjamin tho' often requested never p^d the
same but neglects it to the Damage of se
Israel ten pounds the D^y appears by Wm
Billings Esq^r & the D^y tho' three times
publicly called to come into Court makes
Default by non appearance here thereupon it is
considered by the Court that se Israel
recover against se Benjamin nine pounds
& fifteen shillings & Lawful money Damages
& Costs taxed at one pound five shillings
& four pence Ex^{ra} p^d Nov. 17th 1785

Williams
vs
Gates
No 137

Israel Williams Jun^r of Hatfield in our County
of Hampshire Gent^l vs Peter Gates of Conway
in sd County Gent^l In the Court of the Case
for that sd Peter Gates at sd Conway on the
thirtieth Day of April seventeen hundred
eighty three by his Note promised sd Israel
to pay him nineteen pounds & nine pence
new Money on Demand with Interest
Yet sd Gates tho^t often requested never
the same but neglects it to the Damage
of sd Israel twenty five pounds the Bill
appears by Wm^r Billings Esq^r & the Court
tho^t three times publicly called to come
into Court makes Default of appearance
here thereupon it is considered by the Court
that sd Williams recover against sd Gates
eighteen pounds nineteen shillings & three
pence Damages & Costs taxed one pound
five shillings & four pence Exp^d in Men^r
18th 1784

Sprague
vs
Price
No 138

David Sprague of Sunderland in our
County of Hampshire Yeoman vs Ephraim
Price of Sunderland Yeoman In the Court
of the Case for that sd Ephraim at sd Sunderland
on the eleventh Day of August seventeen
hundred eighty three by his Note promised
sd David to pay him twenty nine pounds
eight shillings & three pence on Demand
with Interest till paid Yet sd Ephraim tho^t
often requested never the same but
neglects it to the Damage of sd David
thirty five pounds the parties appear
& agree to have this Case continued untill
next Term thereupon it is considered
by the Court that sd parties have day
thereuntil the 3rd Tuesday of May
next

Ludden
vs
Trayer
No 139

Mrs Ludden of Williamsburg in our
County of Hampshire Gentlewoman vs
John Trayer of Williamsburg Gent^l In
the Court of the Case for that sd John on the
seventh Day of September last by his Note
promised sd Mrs to pay him seven pounds
six shillings & six pence on Demand with
Interest Yet sd Trayer tho^t often requested
never the same but neglects it to
the Damage of sd Mrs ten pounds the Bill
appears by Wm^r Billings Esq^r & the Court
tho^t three times publicly called to come
into Court makes Default of appearance
here thereupon it is considered by the
Court that sd Mrs recover against sd
Trayer five pounds nine shillings & four pence
Damages & Costs taxed one pound five
shillings & eight pence Exp^d in Men^r 1785

David Williams of Hatfield in our County of Hampshire Plaintiff vs. Polper Ananias Defendant
of Uphfield in the County of Hampshire
In a piece of the Case for that Polper Ananias
at Hatfield on the thirteenth day of
August seventeen hundred eighty three
by his Note promised to pay to the pay
him eight pounds & nine shillings on
Demand with Interest till paid yet
Ananias the other requested never
to the same but neglected to the
Dammage of special Twelve pence the
Plf appeared by Mr Billings Esq &
the Det the three times publickly
Called to come into Court marked default
of appearance here thereupon it is Conferred
by the Court that Polper Ananias recover
against Polper Ananias five pound nine
shillings & four pence Damages & Cost taxed
at one pound five shillings & eight pence
Exec ipd Mar 10th 1785

Williams
Polper
Ananias
N^o 151

David Shearer & John with em Shearer
both of Palmer in our County of Hampshire
Plaintiffs vs. Polper Jeremiah both of
Cheshire in the County of Cheshire & Herts
New Hampshire Women Defendants
The Case for that Jeremiah on the last
day of July last past being justly indebted
to the Plf in the sum of thirty pounds
& lawful money for payment money of se
David & Jonathan see a to of Jeremiah
special request & being so indebted here
Jeremiah in Con fidention there of promise
the Plf to pay them the same sum when so
after he should be requested yet Jeremiah
the other requested never to the same but
neglected it to the Damages of David &
Jonathan fifty pounds the parties appear
& refer this Case to the Names of Judgment
determination of William Scott Captain
Loring Lincoln & Benjamin Lyden & the
Award of them or either two of them to be
final

Shearer
Polper
Jeremiah
N^o 151

Elijah Tertling & Caleb Corbins both of
in our County of Hampshire Plaintiff vs
Polper Jeremiah both of Swampy in the County
of Cheshire & Herts of New Hampshire
Defendants
The Case for that Jeremiah on the last
day of July last past being justly
indebted to the Plf in the sum of thirty
pounds thirteen shillings & two pence
lawful money & being so
indebted promised to pay & Caleb to pay
them the same on demand yet Jeremiah
the other requested never to the same but
neglected it to the Damages of Elijah &
Caleb this is referred to the
parties appear & refer this Case to the
Award & determination of William Scott
Captain Loring Lincoln & Benjamin Lyden & the
Award of them or either two of them to be final

Tertling
Polper
Jeremiah
N^o 151

Torres
Battles

N^o 143

Thomson Jones of Wilberham in our County of
Hampshire Yeoman & Deft Jeremiah Battles
of Swanage in the County of Cheshire & State of
New Hampshire Yeoman Deft In a plea of the
Case for that s^d Jeremiah at Northampton on
the last day of July last being indebted to
s^d Thomas in the sum of five pounds
nineteen shillings & two pence for so much
Money before that time rec^d of s^d Thomas
s^d Jeremiah's special request yet s^d Jeremiah
tho' often requested never p^d the same but
neglects it to the Damage of s^d Thomas twelve
pounds the parties appear & refer this Case
to the Award Judgment & Determination of
William Scott Capt Lorin Lincoln of Boscawen
& Benjamin Green of Newbridge & the award
of them or either two of them to be final

Thomson

Battles

N^o 144

James Threlkeld of Sud Low in our County
of Hampshire Yeoman & Deft Jeremiah Battles
of Swanage in the County of Cheshire
& State of New Hampshire Yeoman Deft In
a plea of the Case for that s^d Jeremiah on
the last day of July last being justly indebted
to the s^d James in the sum of ten pounds &
fifteen shillings & useful Money for so much
Money had & rec^d of the s^d James at s^d
Jeremiah's request & in consideration thereof
s^d Jeremiah promised s^d James to pay him
the same whenever after he should be
requested yet s^d Jeremiah tho' often requested
never p^d the same but neglects it to the
Damage of s^d James twenty pounds the
parties appear & agree to refer this Case
to the Award Judgment & Determination
of Wm Scott Capt Lorin Lincoln & Benjamin
Green & the award of them or either two of
them to be final & so

Bagge

Battles

N^o 145

Nobel Bagge of Belcherburn in our County
of Hampshire Yeoman & Deft Jeremiah Battles
of Swanage in the County of Cheshire & State of
New Hampshire Yeoman Deft In a plea of
the Case for that s^d Jeremiah on the last day
of July last was justly indebted to Nobel in the
sum of ~~eight~~ twenty seven pounds & useful money
for so much Money before that time had & rec^d
of s^d Nobel by s^d Jeremiah at s^d Jeremiah's
request & in consideration thereof s^d Jeremiah
promised Nobel to pay him the same on
demand yet s^d Jeremiah tho' often requested
never p^d the same but neglects it to the Damage
of s^d Nobel forty five pounds the parties appear
& agree to refer this Case to the Award Judgment
& Determination of Wm Scott Capt Lorin Lincoln
& Benjamin Green & the award of them or
either two of them to be final

David Moore jun^r of Palmer in our County
of Hampshire & Laurens P^lffs Jeremiah
Battles of Swansey in the County of Cheshire
& State of New Hampshire vs. Moore
a plea of the Case for that s^d Jeremiah at s^d
Northampton on the last Day of July last
was justly indebted to s^d David in the sum
of forty three pounds & fifteen shillings
for some m^y Money paid & rec^d by s^d Jeremiah
& s^d Jeremiah in consideration thereof promised
s^d David to pay him the same on Demand
yet s^d David thereafter requested m^y s^d
the same but neglected it to the Damage
of s^d Jeremiah sixty pounds the parties appear
I agree to have this Case referred to the award
Judgment & Determination of Ward
Capt Josiah Lincoln & Benjamin Green
& the award of them or either two of them
to be final

Moore
vs
Battles
No 146

Ebenezer Hopkins of Belcherstown in
our County of Hampshire & Laurens P^lffs
Jeremiah Battles of Swansey in the County
of Cheshire & State of New Hampshire vs. Moore
a plea of the Case for that s^d Jeremiah
at s^d Northampton on the last Day of July
last was indebted to the P^lff in the sum of
eighteen pounds nine shillings & eight pence
for some m^y Money paid & rec^d by s^d Jeremiah
yet s^d Jeremiah in consideration thereof promised
the same on Demand yet s^d Jeremiah thereafter
requested m^y s^d the same but neglected
it to the Damage of s^d Ebenezer thirty pounds
the parties appear & refer this Case to the
award Judgment & Determination of Ward
Scott Capt Josiah Lincoln & Benjamin Green
& the Award of them or either two of them to
be final

Hopkins
vs
Battles
No 147

Annah Hunt of Northfield in our County
of Hampshire vs. Gentlewoman P^lffs Ebenezer
Field jun^r of s^d Northfield a woman Debt &c.
a plea &c as may be seen on file the Debt being
three times publicly called to Court m^y s^d
Court m^y s^d default of appearance here the
P^lff is Non suit & the Action Dismissed

Hunt
vs
Field
No 148

Moses Hubbard of Hadley in our County
of Hampshire vs. Gentleman P^lffs Ebenezer
Field jun^r of s^d Northfield a woman Debt &c.
a plea &c as may be seen on file the Debt being
three times publicly called to Court m^y s^d
Court m^y s^d default of appearance here the
P^lff is Non suit & the Action Dismissed

Hubbard
vs
Field
No 149

Account
of
Cook
No 130

Mary Ann Townsend of Boston in our County
of Suffolk Gentlewoman Plffs Mops Cook Junr of
Amherst in our County of Hampshire Yeoman
& Deputy Sheriff of the same County & Alexander
of Amherst Gent^l Defts In a plea of trespass
on the Case for that Mops & Alexander
of Northampton on the last day of December
last was indebted to Mary Ann in the sum
of sixteen pounds one shilling & four pence
for so much Money before that time had &
recd by Mops & Alexander & they sd
Mops & Alexander in consideration
thereof Mops & Alexander promised sd Mary
Ann to pay him the same on demand yet sd
Mops & Alexander tho often requested never
pd the same but neglects it to the Damage
of sd Mary Ann eighteen pounds The parties
appear & agree to refer this Case to the Award
Judgment & Determination of Ebenezer Mathews
Esq David Frawbridge & John Dickinson
& the Award of them or either two of them to
be final

Pickmone
vs
Herriman
No 131

Nathaniel Pickmone of New Britain
in the County of Albany & State of New
York Horse Carpenter Plffs Nathaniel
Herriman of Amherst in our County
of Hampshire Yeoman Deft In a plea of trespass
on the Case for that Herriman at Northampton
on the twenty eighth day of September
last was indebted to Pickmone by his Note
promised sd Pickmone to pay him or
order four pounds & ten shillings in six Months
from the Date of sd Note with Interest till
pd yet sd Herriman tho often requested
never pd the same but neglects it to the
Damage of sd Pickmone seven pounds
The Plf appears by John Chester Williams
Esq & the Deft tho three times publicly
called to come into Court makes default
of appearance here whereupon it is Considered
by the Court that sd parties be Pickmone
recover against sd Herriman five pounds
two shillings & seven pence Damages & Costs
to be paid on Demand sixteen shillings & six
pence Exp^{ts} pd Feb^y 26th 1785

Hubbard
vs
Hubbard
No 132

Hubbard of Haverhill in our County of
Massachusetts Gentleman Plffs Hubbard
Deft In a plea of trespass on the Case
for that sd Hubbard on the 1st day of March
last was indebted to sd Hubbard by his Note
promised sd Hubbard to pay him or
order five pounds two shillings & one penny
on demand with Interest yet sd Hubbard tho
often requested never pd the same but neglects
it to the Damage of sd Mops seven pounds
The Plf appears by John Chester Williams Esq
& the Deft tho three times publicly called to come
into Court makes default of appearance here
whereupon it is Considered by the Court that sd
parties be Hubbard recover against sd Hubbard
five pounds four shillings & six pence
Damages & Costs to be paid on Demand
Exp^{ts} pd Feb^y 26th 1785

Clarke
Henry
1845

Cook
vs
Bragg
No 15
tule

the lower
vs
White
(No 155)

William
vs
Peck
No 1956

Joseph Billings of Belchertown in our County
of Hampshire vs German Wilkes Simon Peck of
Amherst in sd County husband man Debt &c
Trespas on the Case for that Simon the
twenty ninth day of March seventeen hundred &
eighty four by his Note promised sd Joseph to
pay him the sum of six pounds Lawful Money
on Demand with Interest Yet sd Simon the 1st
repeated Never paid the same but neglected it to
the Damage of sd Joseph nine pounds the
Dff appears by John Chester Williams Esq
& the Debt the three times publicly called
to come into Court makes Default
appearance here thereupon it is so certified by
the Court that sd Joseph recover against sd
Simon six pounds six shillings & three pence
Damages & Cost taxed one pound eight shillings
Two pence Ex^{ra} ipso Feb^r 20th 1785

Dickinson
vs
Strickland
Trustee
No 1957

Obadiah Dickinson of Hatfield in our
County of Hampshire vs Elizabeth
Norton Widow & Samuel Cook Esq both of
Hampden County Agents & Trustees of John
Strickland Cur^r & Co of sd Hatfield Creditors Debt
& on the Case for that sd John on the
eight day of June seventeen hundred & twenty
by his Note promised sd Obadiah to pay him seven
pounds seven shillings & six pence on Demand
with Interest till paid Yet sd John the 1st
repeated never paid the same but neglected it & has
absconded & withdrawn himself out of this State
& puttes himself & his Goods so that they cannot
come out to be attached to the Damages of sd
Obadiah thirty pounds the sd Elizabeth & Samuel
now appear & being examined both whether they
had any Goods Effects or Credits of sd John
when served with a summons in this Case
they Answer that Mr Strickland had a Note
for the sum of seventy two or three pounds in
the Year seventeen hundred & twenty five of
which sum we have sd Nine pounds thereupon
it is so certified by the Court that sd parties
have day here until the 3rd Tuesday of May
Next

134
Giles Crouch Thelby of Madison our County of Kellogg
of John Thelby Physician of Elizabeth Newton
of John Thelby Clerk Executor of the last will & testament of John Thelby and wife of
Hendley & wife deceased Debt or a plea of the
Court for that of John Thelby and wife at
Giles on the eighteenth day of March
seventeen hundred sixty five by his Note
promised & Gile to pay him ten pounds
seven shillings & six pence on demand with
interest till paid & for that of John Dec'd at
of Hendley on the 2nd day of April sixteen
hundred sixty seven was paid & indebted too
Giles in the sum of one pound fourteen shillings
& eleven pence for funding the debt of Beck that
yet of John Thelby often repeated in his lifetime
non of John his Exr since his decease for the
same but neglected it & has withdrawn himself
out of this Commonwealth so that neither his
Body & Goods cannot be come out to be
attached to the damage of of Thelby thirty
pounds The of Elizabeth & Samuel now appear
& being examined on oath whether they had
any Goods Effects or Credits of of John in their
hands when served with a summons in this
Case they Answer that of Thelby has
a Note which Francis Newton & Samuel
Couch signed in the year sixteen hundred
seventy five for the sum of seventy two
or three pounds of which sum we have of
nine pounds thereupon it is considered
by the Court that this Case be went until
next term & that of parties have very
here until the 3rd Tuesday of May next

(Ordinab Eickinson of Hatfield in our County of
 Hampshire Gent. & Peter Shubert Biding of
 Hatfield in our County of Hampshire Esq. vs
 The last Will & Testament of Peter Shubert
 In a plea of trespass on the Case promised Obadiah
 to pay him forty seven pounds eighteen shillings
 & pence on Demand with Interest & also
 that sd Shubert on the Nineteenth Day of October
 seventeen hundred & sixty five promised sd Obadiah
 to pay him twenty three shillings & nine pence
 on Demand with Interest & also for that sd Shubert
 at sd Hatfield on the ninth Day of February
 seventeen hundred & seventy five promised
 Obadiah to pay him three pounds three shillings
 & nine pence on Demand with Interest & yet
 sd Shubert tho' often requested never paid the
 same but neglects it to the damage of
 Obadiah Ninety pence. The Plf appears by
 John Chester Williams Esq. & the Dft the three
 times publicly called to come into Court
 makes default of appearance here this upon
 it is considered by the Court that sd Obadiah
 recover against sd Samuel eighty one pounds
 eighties shillings & one penny Damages & Costs
 taxed at one pound five shillings & one penny
 Ex. vs. Feb 22nd 1785

Whitney
vs
Barwell
No 160

Daniel Whitney of Guilford in the County of Windsor & State of Vermont Yeoman Plaintiff
vs
Barwell of Whately in our County of Hampshire Yeoman Defendant
In and to all Whom these shall come I do hereby give notice that on the first day of November seventeen hundred eighty three by his Note promised one of us to pay him or order four pounds six shillings Lawful money in two months from the date of sd Note with interest & afterwards sd Note by his order mentions sd Note ordered the Contents thereof then uppe to be paid the Plaintiff yet sd Defendant tho' often requested never paid the same but neglected it to the Damage of sd Daniel Nine pounds the Plaintiff appears by John Chester Williams Esqr & the Court the three times publickly called to come into Court makes Default of appearance here thereupon it is considered by the Court that sd Daniel recover against sd Defendant four pounds sixteen shillings & thereupon Damages & Costs taxed at one pound twelve shillings & two pence
Ex^{ce} ip^s Dⁿⁱ Nov^r 15th 1785

Belding
vs
White
No 161

Samuel Belding of Hatfield in our County of Hampshire Yeoman Executor of the last Will & Testament of Mather Belding decd in sd Capacity
vs
Simon White of Wth Hamden in our County of Hampshire Yeoman Defendant
In and to all Whom these shall come I do hereby give notice that on the twenty fifth day of December seventeen hundred & sixty seven by his Note promised sd Mather then living to pay him three pounds sixteen shillings & six pence on Demand with interest yet sd Simon tho' often requested never paid the same but neglected it to the Damage of sd Samuel Eight pounds the Plaintiff appears by John Chester Williams Esqr & the Court the three times publickly called to come into Court makes Default of appearance here thereupon it is considered by the Court that sd Samuel recover against sd Simon seven pounds thirteen shillings & six pence Damages & Costs taxed at one pound four shillings & two pence
Ex^{ce} ip^s Dⁿⁱ Feb^r 12th 1785

Benjamin Edwards of Northampton in our
 County of Hampshire Verman App^{ts} vs
 John King of sd Northampton Gent^l App^{ee} Thing
 for that sd John before Robert Breech Esq^r
 recovered judgment against sd Benjamin
 for the sum of one pound two shillings &
 tenpence Damages & Costs taxed at one
 pound five shillings & two pence from
 which judgment sd Benjamin appeals to
 the judgment of this Court & the sd John
 appears by Caleb Strong Esq^r & sd Benjamin
 by John Chester William Esq^r & Theodore
 Redwin Esq^r Whereupon the Jurors
 of the Jury according to the form &
 effect of the Statutes in such Cases made
 & provided at this time returned &
 impanelled Declaration upon their Oaths
 that they find the Appellant promised
 in manner & form &c & assess Damages
 at one pound eighteen shillings & nine
 pence & Costs taxed at five pounds four
 shillings & eight pence Ex^{hib} Mar^g 1785

King
 vs
 Edwards
 No 162

William Scott of Palmer in our County
 of Hampshire Gent^l vs Johna & Edm^d Scott
 Wilbraham in sd County Verman. Debt on
 a plea of discharge on the Case for that sd
 Johna & Edm^d Scott at sd Palmer on the first day of
 September last was Indebted to sd William
 in the sum of thirty pounds for some
 Money had & rec^d by sd Johna of sd William
 & then & there in consideration thereof
 sd Johna promised to pay him the same
 on demand yet sd Johna tho often
 requested never pd the same but negl^{ct}
 it to the day &c sd William thirty
 pounds the parties appeared & agree
 to have this Case continued until
 next term thereupon it is considered
 by the Court that sd parties have
 Day here until the 3rd Tuesday of May
 next

Scott
 vs
 Edm^d
 No 163

Wm Scott of Palmer in our County of
 Hampshire Gent^l vs Jonathan Sykes
 Wilbraham in sd County Plaintiff vs Defendant
 on the fourth day of February last by his
 Note promised sd William to pay him six pounds
 eight shillings & eight pence on demand with
 interest yet sd Jonathan tho often requested
 never pd the same but neglects it to the
 day &c sd W. Williams & Edm^d Scott
 by John Chester W. Williams Esq^r & the Def^t
 who three times publicly called to Court into Court
 default of appearance there whereupon it is
 considered by the Court that sd W. Williams & Edm^d Scott
 Jonathan six pounds sixteen shillings & six pence
 & Costs taxed at one pound one shilling & tenpence
 Ex^{hib} Mar^g 22nd 1785

Scott
 vs
 Sykes
 No 164

Robbins
vs
Fisher
No 165

Edward Hutchinson Robbins of Milton in our
County of Suffolk Esq. vs. Joseph Fisher of
Belchertown in our County of Hampshire Esq. Defendant.
Vt. In a plea of the Case for that Joseph at
Belchertown on the thirteenth day of November
seventeen hundred eighty two by his Note promised
Robbins to pay him for the balance of the
on Dem and with interest to be del. at
May Eliza Duigats in Belchertown
Joseph tho often requested never
the same but neglected to the damage of
Robbins ten pounds the Plf appeared by
John Chester Williams Esq. & the Deft tho
three times publickly called to come into
Court makes default of appearance here
thereupon it is considered by the Court that
Robbins recover against Joseph the
sum of nine pounds eight shillings & nine
pence Damages & costs taxed at two pounds
& fourteen shillings Ex. i. p. Feb. 22nd 1805

Robbins
vs
Dodge
No 166

Edward Hutchinson Robbins of Milton in our
County of Suffolk Esq. vs. Siva Dodge of
Ware in our County of Hampshire Esq. Defendant.
Vt. In a plea of the Case for that Siva at
Ware on the fifth day of October last by his
Note promised Robbins to pay him the
sum of twelve pounds seventeen shillings &
pence on demand with interest yet he
tho often requested never the same
but neglected to the damage of Robbins
fifteen pounds the Plf appears by John
Chester Williams Esq. & the Deft tho three
times publickly called to come into Court
makes default of appearance here thereupon
it is considered by the Court that Robbins
recover against Siva thirteen pounds &
three shillings Damages & costs taxed at
two pounds sixteen shillings & eight pence
Ex. i. p. Feb. 22nd 1805

Robbins
vs
Thayer
No 167

Edward Hutchinson Robbins of Milton in our
County of Suffolk Esq. vs. Silas Thayer
of Belchertown in our County of Hampshire Esq. Defendant.
Vt. In a plea of the Case for that Silas at
Belchertown on the fifth day of October last
by his Note promised Robbins to pay him
thirteen pounds twelve shillings & seven pence
on demand with interest yet he tho often requested
never the same but neglected to the
damage of Robbins twenty four pounds
the Plf appears & makes for a continuance
of this Case until next term thereupon
it is considered by the Court that the parties
have day here until the 3rd Tuesday of
May next

Ephraim Chapin of Springfield in our County
 of Hampshire Gent^l the only surviving Ex^r
 of the last W. Will testament of Abel Chapin
 late of Springfield Dec^d Peter Benjamin
 Warriner of West Springfield in our County
 Yeoman Deft. In a plea of the Case for that
 Peter Benjamin at West Springfield on the
 18th Day of October seventeen hundred twenty
 one by his Note promissed to Abel then
 living to pay him five pounds four shillings
 & seven pence by the first Day of May
 then next. Also for that Peter Benjamin
 the same Day appeared by his other note
 promissed Abel to pay the sum of twelve
 shillings and eleven pence with Interest at
 6th Peter Benjamin tho^t often requested never
 he the same but neglects it to the Damage
 of Peter Benjamin twenty pounds the Plaintiff
 & prays Judgment thereupon it is
 considered by the Court that Peter
 Benjamin be continued for eight months
 next term & that the parties have day
 here until the 2nd Tuesday of May
 next.

Chapin
 Warriner
 No 108

Elias Dickinson of Mansfield in our
 County of Hampshire Yeoman Plff^r Enoch
 Marvin of Pittsfield in our County of
 Hampshire Yeoman Deft. In a plea of the
 Case for that Enoch at Northampton
 on the thirtieth Day of January sixteen
 hundred eighty two by his Note promissed
 Peter Elias to pay him seventeen pounds
 & ten shillings within two years from
 the date of the Note yet Enoch tho^t
 often requested never he the same
 but neglects it to the Damage of Peter
 Elias thirty pounds the parties appear &
 agree to have this Case continued until
 next term thereupon it is considered by
 the Court that the parties have day
 here until the 3rd Tuesday of May next.

Marvin
 No 109

John Porter of West Springfield in the County of Hampshire
 Gent^l Plff^r Alexander Shumley of Wethersfield in the County
 of Hartford & State of Connecticut Yeoman Deft. In a plea of the
 Case for that said Alexander on the last Day of June 1783.
 was justly indebted to said John in the sum of Thirty one
 pounds & four shillings for sundry Articles of Account
 according to the Account annexed, which he promised to
 pay him but has not done it to his Damage Fifty
 pounds. The Parties appear and agree to refer this
 Case with all Demands to the Determination of Daniel
 Whitmore Esq^r Alexander Shing Esq^r & Samuel Symon Esq^r
 the Award of them or any two of them to be final
 to be returned into this Court in a month to be made
 up and Execution if accordingly and the 3rd Day
 here until the third Tuesday of May next.

Porter
 Shumley
 170

Hunt
Shedden
(No 991)
Elijah Hunt of Northampton in our County
of Hampshire Gent vs Shedden
June of Southampton in our County of Hampshire
Yeoman Debt In plea of the Case for that
he Shedden on the thirtieth day of October
seventeen hundred eighty two by his Note
promised to Elijah to pay him six pounds
Lawful Money on Demand with Interest
Yet he Shedden tho often requested never paid
the same but neglected it to the damage of
Elijah ten pounds the parties appeared
before to have this Case continued untill
next term thereupon it is considered by
the Court that the parties have say here
untill the 3rd Tuesday of May next

Shelley
vs
Winslow
(No 992)

Daniel Shelley of Amherst in our
County of Hampshire Yeoman Debtor
vs Winslow of Bourne in our County
of Worcester Indebteder Debt In plea of
the Case for that Winslow on the first day
of March last by his Note promised to
Daniel to pay him sixty Nine pounds
eighteen Shillings & six pence on Demand
with Interest Yet he Winslow tho often
requested never paid the same but neglected
it to the damage of Daniel six pounds
the parties appeared before to have this Case
continued untill next
Court thereupon it is considered by the
Court that the parties have say here
untill the 3rd Tuesday of May next

Pickinson
vs
Winslow
(No 993)

Jonathan Dickinson of Amherst
in our County of Hampshire Yeoman
Debtor vs Winslow of Bourne in our
County of Worcester Indebteder Debt In
plea of the Case for that Winslow at
Northampton on the first day of March
last by his Note promised to Jonathan
to pay him forty one pounds one shilling
& six pence Lawful Money on Demand
with Interest Yet he Winslow tho often
requested never paid the same but neglected
it to the damage of Jonathan fifty pounds
the parties appeared before to have this
Case continued untill next term thereupon
it is considered by the Court that the
parties have say here untill the 3rd
Tuesday of May next

Simon Strong of Amherst in our County of Strong
 Hampshire Esq. vs. Oliver Arariach & John Tate of
 White in our County of Hampshire Esq. vs. Simon
 Pratt In a plea of the Case for that Oliver Arariach
 out of Amherst on the twenty eighth day
 of July seventeen hundred & seventy two
 by his Note promised to Simon Strong to pay
 him two pounds & thirteen shillings &
 eight pence on demand with Interest yet
 Oliver Arariach tho' often requested never paid
 the same but neglects it to the damage
 of Simon Strong twenty pounds the Bill appears
 in his own proper person & the Debt tho' three
 times publicly called to come into
 Court makes default of appearance here
 thereupon it is considered by the Court that
 Simon Strong recover against Oliver Arariach the
 sum of two pounds & thirteen shillings
 damages & costs taxed at one pound six shillings
 & six pence Ex. ip. Mar. 9th 1783

vs. Pratt
No 176

Samuel Sampson of Belbair in our County of Hampshire Esq. vs. Michael
 Pratt of Silvanus Pratt both of Belbair
 against Yeoman Pratt In a plea of the Case
 for that Michael & Silvanus Pratt on the third day of January current by
 their Note promised to Samuel to pay him
 twenty pounds & seven pence on demand
 with Interest yet Michael & Silvanus
 tho' often requested never paid the same
 but neglects it to the damage of Samuel
 twenty five pounds the Bill
 appears by Simon Strong Esq. & the Debt
 tho' three times publicly called to
 come into Court makes default of appearance
 here thereupon it is considered by the
 Court that Samuel recover against
 Michael & Silvanus twenty four pounds
 shillings & seven pence damages & costs
 taxed at one pound eight shillings & three
 pence Ex. ip. Feb. 18th 1785

vs. Pratt
No 176

Joseph Whitney of Belbair in our County of Hampshire Esq. vs. Silvanus
 Pratt of Belbair in our County of Hampshire Esq. vs. Joseph
 Whitney In a plea of the Case for that Joseph Whitney at
 Belbair on the fifteenth day of
 November seventeen hundred eighty four
 by his Note promised to Joseph Whitney to pay him
 three pounds & thirteen shillings within three
 months from the date of the Note yet Silvanus
 tho' often requested never paid the same but
 neglects it to the damage of Joseph
 Whitney the Bill appears by Simon
 Strong Esq. & the Debt tho' three times publicly
 called to come into Court makes default
 of appearance here thereupon it is considered
 by the Court that Joseph Whitney recover against
 Silvanus three pounds & fourteen shillings
 damages & costs taxed at one pound eight shillings
 & six pence Ex. ip. Mar. 3rd 1785

vs. Whitney
No 176

Walter
vs
Purchase
N^o 177
Elijah Baker of Canaan in the County of
Litchfield & State of Connecticut Esq^r vs
John a Purchase & Charles Purchase both
of the same County of Hampshire
husbandmen. In the In a plea of trespass
the Case for that Jonathan & Charles at
Spring filed on the twenty eighth day
of January seventeen hundred eighty
three by their Notice that date, promise
to pay him twenty three pounds
minus three shillings & three pence on demand
with interest. Yet Jonathan & Charles tho
often requested never for the same but
neglect it to the damage of Elijah
thirty pounds the parties appear &
agree to have this Case continued until
next term thereupon it is considered by
the Court that the parties have day here
until the 3rd Tuesday of May next

Cott
vs
Putters
N^o 178
Arnold Colgate of Haddam in the County
of Hampshire Yeoman vs Robert Sutton
of Colrain's County Yeoman. In a
plea of trespass on the Case for that Robert
on the twenty eighth day of January seventeen
hundred eighty three by his Note promise
to pay him six pounds lawful
Money by the first day of April then
next. Yet Robert tho often requested never
for the same but neglect it to the damage
of Arnold ten pounds the Plaintiff appears
by Caleb Strong Esq^r the Defendant three
times publicly called to come into Court
mathe & default a decree here thereupon
it is considered by the Court that a writ
recess against Robert for six pounds & costs
plus three shillings & three pence & costs
at one pound seven shillings & six pence
Exp^s Feb^y 19th 1785

Colman
vs
Parsons
N^o 179
Elijah Colman of Greenfield in the
County of Hampshire Clothier vs
Nathaniel Parison of Northampton in the
County Yeoman. In a plea that
Parison to Elijah the sum of one hundred
& twenty pounds which he owes & from
on the twenty seventh day of May seventeen
eighty three by his written obligatory acknowledging
himself to be indebted to Elijah in the sum
of one hundred & twenty pounds lawful
Money whenever after he should be requested
yet Nathaniel tho often requested never for
the same but neglect it to the damage
of Elijah one hundred pounds the
Plaintiff appears by Caleb Strong Esq^r the
Defendant three times publicly called to come
into Court mathe & default a decree here
thereupon it is considered by the Court
that Elijah recover against Nathaniel
sixty six pounds & three shillings & three
pence at one pound seven shillings & six
pence Exp^s Feb^y 19th 1785

Dwight
Records
No 180

Mary Dwight of Northampton in and
County of Hampshire Widow & Timothy
Dwight of Fairfield in the County of
Hartford & State of Connecticut Executors
of the last will & testament
of Timothy Dwight late of Northampton
County of Hampshire & State of Connecticut
Middlefield in and County of Hampshire & common
Deft Snapher of the Case for that per John on the
third day of September seventeen hundred &
seventy four by his Note for five hundred & fifteen
shillings to pay him or order five hundred
pounds & ten pence lawful Money
& as by Deft Snapher's Indorsement
on said Note ordered the Contents thereof
then unpaid to be paid to the Deft. But s^d John
tho' often requested never paid the same
but neglects it to the Damage of s^d Mary
& Timothy ten pounds the Deft the three
times publicly & with s^d to come into
Court makes default of appearance
here thereupon it is considered by
the Court that s^d Mary & Timothy
recover against s^d John for s^d sum
five hundred & fifteen pence Damages &
Costs taxed at one pound twelve shillings
& two pence & s^d John pay s^d costs

179
Mary Dwyght of Northampton in the County of Hampshire Widow & Timothy Dwyght of
Fairfield in the County of Hampshire
Deft of Connecticut Clerk Executors of the
Last Will & Testament of Timothy Dwyght Esq.
late of Northampton Dec. Philip Alexander
Miller of Warrington in our County of Hampshire
Gentlemen Deft In answer to a writ upon the
Case for that Mr. Alexander seventeen hundred
twenty two by his Nat. promise to Timothy
then living to pay him three pounds sixteen
shillings & one penny on demand with Interest
yet Mr. Alexander tho' often requested never
did pay the same but neglected it to the damage
of Mr. Mary & Timothy ten pounds the
Deft Joseph Esq. Caleb Strong Esq. & the Deft
tho' three times publickly called to come into
Court in answer to a writ of appearance here
they were not in considered by the Court that
Mr. Mary & Timothy recover against Mr.
Alexander six pounds & fifteen shillings damages
& costs taxed at one pound ten shillings &
five pence Ex. ipso Feb. 19th 1785

178
Thomas Swell of Northampton in the County of Hampshire
Memor. Philip Joseph
Mather of East Sudbury in the County of Middlesex
Clerk Deft In answer to the Case for that
Mr. Thomas at East Sudbury on the twenty fifth
day of August last was possessed of a certain
Gelding gelding with a white face of the
price of eight hundred pounds as a horse of the
Gadon & Chatter & being so possessed Mr. Thomas
actually lost the same gelding out of his
barn at Putney which some gelding came
to the same & possession of Joseph Mather
by inspiring the same gelding to be the same
throwing the same gelding to be the same
gelding of Mr. Thomas & fraudulently inducing
to deliver & deliver Mr. Thomas of the same
gelding afterwards disposed of to his own
proper use & the same Mr. Thomas
twenty pounds the Deft appears by Caleb
Strong Esq. & the Deft tho' three times
publickly called to come into Court
in answer to a writ of appearance here
they were not in considered by the Court
that Mr. Thomas recover against Mr. Joseph
the sum of eight hundred pounds & costs
taxed at one pound sixteen shillings &
five pence Ex. ipso Feb. 19th 1785

Wm. J. Gill of Princeton in our County of
Worcester says: That Jonathan Miller of Cheshire
in our County of Hampshire Yeoman did on
a piece of parchment on the 14th day of March 1781
on the 14th day of December 1780 sign and
execute three by his Note payable to the order of
Hawley to pay him the sum of fourteen pounds
then shillings & eight pence to be paid within twelve
Months from the date on demand with interest
& afterwards to have on the same day as he paid
by his Endorsement on a Note ordered the contents
thereof to be paid the P^y. of which S^r Jonathan
paid Notice & so became liable to pay the same
yet S^r Jonathan has often requested more for the
same but never sets it to the Damage of S^r
Moses twenty five pounds the P^y. appears
by "Caleb Thorne Esq." & the Debt has three times
been brought into Court making
default of appearance here therefore it is
considered by the Court that S^r Moses recover
against S^r Jonathan fifteen pounds ten shillings
shillings pence Damages & Costs taxed at three
pounds two shillings & two pence Ex^{is} in Nov^r 1781

Benjamin Howe of Melrose town in said County
of Hampshire vs. Minor who was by his Guardian vs.
John of St. Robert town in said County
of Hampshire. Nichols of South Carolina in said County
of Hampshire. Grown and T. Ingle as officers of the
on the last of the 20th day of July last by his
Note promised to Benjamin to pay him or order
four pounds & lawful money in said Wicks from
the date of Note with interest till paid. Also
for that said Melrose town vs. Benjamin had
a writ taken from him before the 10th
& nineteenth days of July last & he sd Benjamin
suspecting sd John had taken the same
followed to Northampton & brought him the
sd John back to sd Melrose town & sd John
then & there found the evidence to be
against him & he sd John found he might be
condemned in a Motion of trover & conversion of
saying the same but the sd John in
consideration that sd Benjamin provided
sd John not to commence or prosecute
any Motion of trover provided sd Benjamin
to pay him four pounds & lawful money in
said Wicks from the date of Note with
interest if he sd John could not lawfully
do Benjamin in that time that he sd
John did not take the same but & if nothing
had come up in favour of sd John concerning
the taking of the same but sd Benjamin
says he has not been concerned at the
time has elapsed yet sd John the other
requested never sd the same but respects
it to the damage of sd Benjamin eight
pounds & sd John appears by his own strong
evidence & comes before & says he was published
in manner & form as the Aff in his declaration
has alleged & thereof puts himself for the
Country vs. Benjamin being now of full age
thereupon by said strong evidence
thereupon the justice of the Court according
to the form & effect of the Statutes in such
case made & provided at this time
viewed & impartially declare upon
their Oaths they find the Aff not guilty
in manner & form as the Aff in his declaration
alleged & thereupon it is considered by
the Court that sd John recover against
sd Benjamin his Costs taxed at
Five shillings & six pence

Symon
vs
Sweet
No 186
Abner Symon of Northampton in our
County of Hampshire Gentleman Plff vs
Joseph Sweet of Granville in sd County
Yeoman Deft The Dft as please so many
be per on file the Dft tho three times
publicly called to come into Court
maimes Default of appearance here
thereupon it is considered by the Court
that the Dft is Non suit & the Action
Dismissed

Meekins
vs
Smith & Cooper
No 187
Abner Meekins of Hatfield in our
County of Hampshire Yeoman Plff vs
Thomas Smith of Hatley in sd County
Cooper & Samuel Cook of Hatley Gentrs
Dfts Indorsement of trespass on the Case for
that sd Thomas & Samuel at sd Hatfield
on the tenth Day of February last by
their Note promised sd Abner to pay
him one pound six pence & five pence
five pence on demand With Interest
Yet sd Thomas & Samuel the often requested
never pd the same but neglected it to
the damage of sd Abner twelve pence
The Plff appears by Label Strong & Co
& the Dft tho three times publicly
called to come into Court maimes
Default of appearance here thereupon it
is considered by the Court that sd Thomas
& Samuel
pd five pence & five pence
four pence & eight pence Exp'd 15 17 85

Nash
vs
Nash
No 188
Joseph Nash of Great Barrington in our
County of Hampshire husbandman Plff vs
Simon Nash of Greenfield in our
County of Hampshire Blacksmith Dft
Indorsement of trespass on the Case for that
sd Simon at Great Barrington on the
twenty second Day of November. seventeen
hundred eighty two by his Note promised
sd Joseph to pay him seven pounds ten
shillings on demand with Interest Yet sd
Simon the often requested never pd the
same but neglected it to the damage of sd
Joseph twelve pounds the Dft being three
times publicly called to come into
Court maimes Default of appearance
here thereupon it is considered by the
Court that sd Joseph recover against sd
Simon eight pounds ten shillings &
three pence Damages & Costs taxed at
two pounds three shillings & two pence
Exp'd

Porter
vs
Dickinson
No 189
Silas Porter of Hatfield in said County of
Hampshire Yeoman Plaintiff & doct
Robinson of Desfield in said County Yeoman
Defendant appeared at the Case for that & doct
at Hatfield on the eleventh day of
July seventeen hundred & eighty three
by his Note promised & said to pay him
the sum of twelve pounds lawful money
out or before the first day of November
next with Interest Yet & doct the other
requested never paid the same but neglected
it to the damage of sd Silas twenty pound
the parties appeared & agree to have this
Case continued untill next term & then
Judgment to be final thereupon it is
considered by the Court that sd parties
have Day till the 2^d Tuesday
of May next

Robinson
vs
Cole
No 190

Joseph Robinson of Ware vicar in said
County of Worcester Physician Plaintiff & Barnabas
Cole of Northampton in said County of Hampshire
Yeoman Defendant appeared at the Case
for that & doct at Norwich on the
twenty fifth day of September seventeen hundred
& eighty three by his Note promised & said
to pay him three pounds five shillings &
ten pence on demand with Interest Also
that sd Barnabas on the first day of August
last being justly indebted to sd Joseph in
another sum of forty shillings at the time
sum of Money before that time had & recd
by sd Barnabas of sd Joseph & then & there in
consideration thereof promised sd Joseph to
pay him the same on demand Yet sd
Barnabas the other requested never paid the
same but neglected it to the damage of sd
Joseph six pounds the Plaintiff appeared by
Caleb Strong Esq & the Defendant the three times
publicly called to come into Court makes
default of appearance here thereupon it is
considered by the Court that sd Joseph recover
against sd Barnabas the sum of Five pounds
eleven shillings & three pence - Damages & Costs taxed
at 2s 6d in B.C. & Norwich. 1785

William Mead of Huntington in the County
of Huntington & Heirs of Vincent Goodman
Plffs William Boyd of W. Hantsburgh in con-
County of Hampshire Goodman Heirs vs
plea of trespass on the case for that ^{Boyd}
at ^{Boyd} W. Hantsburgh on the second day of
April seventeen hundred eighty three by his
Note promised ^{Boyd} William Mead to pay him
or order fifteen pounds Lawful Money
within six Months With Interest Yet ^{Boyd}
Boyd tho often requested never pd the same
but neglects it to the damage of ^{Boyd} Mead
Twenty pounds the Dft appears by Caled
Hook & Co. & the Dft tho three times
publicly called to come into Court
neglected Default of appearance here
thereupon it is Considered by the Court
that ^{Boyd} Mead recover against ^{Boyd} Boyd
fourteen pounds & ten pence Lawful
Money Damages & Costs taxed at one
pound eleven shillings & two pence
Exp^{ts} 18th July 18th 1785

Caleb Strong of Northampton in
our County of Hampshire Esq. Plffs
Obed Foot of Mansfield in our County of
Hampshire husbandman Dft Inel Plea of
trespass on the case for that ^{Boyd} Obed at
Northampton on the seventh day
of April last by his Note promised ^{Boyd} Obed
Caleb to pay him ten pounds Lawful
money on Demand with Interest Also
for that ^{Boyd} Obed at Northampton on
sixteenth day of June seventeen hundred
eighty three by his other Note promised
Caleb to pay him eighteen shillings
on Demand Also for that ^{Boyd} Obed on the
twentieth day of November last was
in Consideration that ^{Boyd} Caleb at the
Request of ^{Boyd} Obed had done & performed
divers Works & Services as an attorney for ^{Boyd} Obed
Obed promised to pay him so much money
as ^{Boyd} Caleb reasonably deserved to have
for the same service & the Dft swears that
he deserves to have the sum of thirty three
shillings of which ^{Boyd} Obed had not the 1st
of Obed tho often requested never pd the
same but neglects it to the damage of
Caleb fifteen pounds by reason of
the Dft being out of the State this Case is
continued until next Term thereupon it is
Considered by the Court that ^{Boyd} parties have
say here until the 3rd Tuesday of May next

Strong
vs
Foot
N^o 192

Sawyer
vs
Bennett
No 193
Ephraim Sawyer of Northampton in our County
of Northampton Esq. vs Joseph Bennett of Melbourn
in our County of Northampton husbandman
Ditt. In a plea of trespass on the Case for that
Joseph at Northampton on the twelfth
Day of April seven hundred seventy
five by his Note promised to Ephraim to
pay him five pounds fifteen shillings
seven pence on demand with interest
But Joseph tho often requested has not paid
the same but neglects it to the damage
of s^r Ephraim twelve pounds the Ditt
appears by Caleb Shony Esq. & the Ditt
has three times publicly called to come
into Court makes default of Appearance
here therefore it is considered by the
Court that s^r Ephraim recover against
s^r Joseph seven pounds twelve shillings
& two pence Damages & costs taxed at
one pound fifteen shillings & two pence
Exam^d July 10th 1775

Shayer
vs
Dickinson
No 194
Caleb Shayer of Melbourn in our
County of Northampton Yeoman vs David
Dickinson of Deerfield in our County of Hampshire
Ditt. In a plea of trespass on the
Case for that s^r David at Deerfield on the
twenty three Day of December seventeen
hundred seventy six was indebted to s^r
Caleb in the sum of five pounds eleven shillings
& eight pence for Wages Labour & at s^r David's
Request s^r David being for Indebtedness promised
s^r Caleb to pay him the same whenever
after he should be requested But s^r David
tho often requested never paid the same
but neglects it to the damage of s^r Caleb
fourteen pounds the parties appear & agree
to refer this Case to the award of s^r Joseph
& s^r William of High Melbourn
Jacob Friend & Samuel Paine Esq.
with all demands & the award of them
or either two of them to be final

John Walker of Hadley in our County of
Hampshire tradesman & execution his wife Alice Walker
Robert Sutton of Colrain in sd County Yeoman
vs
Deft & in a plea of trespass on the case for their
sd Robert at sd Hadley on the ninth day
of July seventeen hundred eighty two by his
note promised sd Execution to pay her
fourteen bushels of good wheat by the twelfth
day of December then next with Interest
Alford that sd Robert at sd Hadley on the same
ninth day of July was indebted to sd Execution
in the sum of twenty shillings & lawful money
for so much Money before that time being
sd of sd Execution by sd Robert yet sd Robert
tho' often requested never paid the same but
neglects it to the damage of sd John & Execution
strong exp & the Deft being three times
publicly called to come into Court machines
default of appearance here thereupon it
is considered by the Court that sd John
& Execution recover against sd Robert five
pounds sixteen shillings & eleven pence
damages & costs taxed at one pound & seven
shillings Exp in sd Feb 18th 1785

Ruggles Woodbridge of Southwold Woodbridge
in our County of Hampshire Esqr vs
David Cook of Hadley in sd County husbandman
Deft & in a plea of trespass on the case for that
sd David at sd Southwold on the first day
of April last by his note promised sd
Ruggles to pay him nine pounds thirteen
shillings & two pence on demand with interest
yet sd David tho' often requested never
paid the same but neglects it to the damage
of sd Ruggles twelve pounds the Deft appears
by Caleb Strong Esqr & the Deft being
three times publicly called to come into
Court machines default of appearance here
thereupon it is considered by the Court
that sd Ruggles recover against sd David
ten pounds three shillings & three pence
damages & costs taxed at one pound
three shillings & four pence

Exp in sd Feb 18th 1785

Mungo Joseph Mungo of Ludlow in our County of
Hampshire Quorum Oliver Solomon Harvey
of Hovey & Nicholas Brown both of South Brimfield
in our County of Hampshire Quorum
No 19 In a plea of the Case for that sd Hovey &
Brown also South Brimfield on the
fourth day of April seven then hundred &
eighty three by their Vot promised
Joseph to pay him the sum of one hundred
pounds & lawful Money at or before the
third day of April then next with Interest
yet sd Hovey & Brown the either of them
often requested never sd the same least
neglect it to the Damage of sd Joseph
one hundred & fifty pounds the Df
appears by Affidavit by Esq. & the Df
two or three times publicly called to come
into Court neither default to appearance
here by reason of his being out of the State
the reason it is considered by the Court that
sd parties have say here until the third
Sunday of May next.

Leominster Daniel Leonard & William Leonard
of West Brimfield in our County of
Hampshire Quorum Oliver Justin Morgan
of Hovey & Isaac Morgan Junr both of sd West Brimfield
in our County of Hampshire Quorum
No 19 In a plea of the Case for that sd Justin &
Isaac render to sd Daniel & William two
hundred & twenty pounds which sd Justin
& Isaac owe to them & from them in right
certain for that sd Justin & Isaac on the
fourteenth day of August last by their
Writing Obligatory jointly supposed themselves
to be bound & obligate to the Dfs in the
sum of two hundred & twenty pounds on demand
yet sd Justin & Isaac the either of them often
requested never sd the same but neglect
it to the Damage of sd Daniel & William
two hundred & twenty pounds the Dfs
appear & move for a continuance of this
Case until next term the reason it is
considered by the Court that sd parties have
say here until the 3rd Sunday of May
next.

Sarah Atkinson of West Springfield
 in our County of Hampshire in the County Court
 vs Moses Dewey of Westfield in sd County
 & one of the Contessors Westfield Sept 1899
 In a plea of trespass on the case for that sd
 Sarah at sd West Springfield on the 26th
 Day of January last before Justices before
 and a recognizance whereby on that sd
 Noble acknowledged that he owed the Plaintiff
 twelve pounds fifteen shillings & afterwards
 on the eighth Day of March last she
 the sd Sarah fled out of the County & committed
 to the sd Moses Dewey & he sd Moses not
 regarding the duty of his sd Office
 but contriving to defraud sd Sarah
 twice & satisfied into sd Sarah & sum
 with one shilling & six pence more for
 Writ of Execution neither has he sd Moses
 any way executed or returned sd Writ
 of which Means said Sarah has wholly
 kept to the damage of sd Sarah eighteen
 pounds the party is appeared & agree to
 have this case continued until next
 term thereupon it is ordered by the
 Court that sd parties have day here until
 the 3rd Tuesday of May next

Samuel Barnard of Chelburne in
 our County of Hampshire yeoman vs Jonathan
 Atkinson of Westfield in our County of Hampshire
 for that sd Jonathan on the 26th of the 1st
 the third Day of May last by his State
 promised one Nathaniel Lyon to pay him
 and forty three pounds fourteen shillings
 & eight pence on demand with interest
 sd Nathaniel by his endorsement on sd State
 advised the Court to then and to take the
 Plaintiff of which sd Jonathan had notice of the
 same but neglected it to the damage of sd
 Samuel fifty pounds the Plaintiff appeared
 Samuel Barnard Gent & the Court the
 three times publicly called to come into
 Court made default of appearance where
 upon it is considered by the Court that sd
 Samuel recover against sd Jonathan the
 sum of forty five pounds fifteen shillings & costs taxed
 at 2 lb 12 s 6 d
 Whereupon sd Jonathan by Charles Cole
 appeals from the Judgment of this Court to the
 Supreme Judicial Court holden at Northampton
 the within for our County of Hampshire the next
 Tuesday in April next & he recognises with
 the Justices of the Peace & directs

Thomas Griffiths Hawke of Chawmont in
our County of Hampshire Yeoman & Pleas
vs Elias Dickinson of Conway in our County
of Hampshire Yeoman Defendant
No 201 of the Case for that ^{sd} Elias at ^{sd} Chawmont
on the third day of June last by his
Note promised ^{sd} Griffiths to pay him
thirty seven pounds lawful money within
one Month from the date of ^{sd} Note
Yt ^{sd} Elias the after requested never
p^d the same but neglects it the the
Damage of ^{sd} Griffiths partly paid &
the parties appear & agree to have this
Case continued untill next term & then
Judgment to be final thereupon it is ordered
by the Court that ^{sd} parties have day
here untill the 3rd Tuesday of May next

Thomas Griffiths
vs
Dickinson
No 202
Griffiths Hawke of Chawmont in
our County of Hampshire Yeoman & Pleas
vs Elias Dickinson of Conway in our
County Yeoman Defendant of the Case for
that ^{sd} Elias at ^{sd} Northampton on
the 3rd Day of June last was indebted
to ^{sd} Griffiths in the sum of fifteen pound
lawful Money for a p^d of Oxen before
that time sold & delivered to ^{sd} Elias
at the Request of ^{sd} Elias & he ^{sd} Elias
promised ^{sd} Griffiths to pay him the
same on demand Yt ^{sd} Elias the after
requested never p^d the same but neglects
it to the Damage of ^{sd} Griffiths twenty
pounds the parties appear & agree to have
this Case continued untill next term &
then Judgment to be final thereupon it
is ordered by the Court that ^{sd}
parties have day here untill the 3rd
Tuesday of May next

James Mead
vs
Dickinson
No 203
James Mead of ~~Conway~~ in the
County of Cheshire & State of New Hampshire
Yeoman & Pleas vs Elias Dickinson of Conway
in our County of Hampshire Yeoman & Pleas
Defendant of the Case for that ^{sd} Elias at ^{sd} Conway
on the eleventh day of February seventeen
hundred eighty one by his Note promised
James to pay him nine pounds & fifteen
pennings on demand with interest Yt ^{sd}
Elias the after requested never p^d the same but
neglects it to the Damage of James twelve
pounds the parties appear & agree to have
this Case continued untill next term & then
Judgment to be final thereupon it is ordered
by the Court that ^{sd} parties have day here
untill the 3rd Tuesday of May next

Cook
vs
Foot
No 204

Elipha Cook Junr of Madbury in said County
of Hampshire Greenman Plff vs
Merrifield in sd County Greenman Dft
In a plea of the Case for that he owed on the
3rd Day of May seventeen hundred & eighty
three the said Note promise one Elipha
Foot to pay him the sum of ten pounds
three shillings & two pence in two months
from the date of said Note & sd Elipha
afterwards by his endorsement on sd
Note ordered the Content of sd Note
then unpaid to be paid the Plff of which sd
Foot had Notice & yet sd Foot tho often
requested never paid the same but neglected
it to the damage of sd Elipha ^{to the} pounds four
by reason of the bills being out of the
State & it is ordered by the Court that
this Case be continued until next Term
& that sd parties have day here until
the 3rd Tuesday of May next

Samuel Windale of Greenfield in said
County of Hampshire Greenman Plff vs
Eliza Fitt of Deerfield in sd County Greenman
Dft In a plea of the Case for that sd Eliza
on the fourteenth day of
April seventeen hundred & eighty nine by her
Note promise sd Samuel to pay him twenty
one pounds & eight shillings Lawful money
with interest till paid yet sd Eliza tho often
requested never paid the same but neglected
it to the damage of sd Samuel one hundred
pounds the parties appear & agree to have
this Case continued until next Term & then
Judgment to be in all thereupon it is
ordered by the Court that sd parties
have day here until the 3rd Tuesday
of May next

Stonfield
vs
Fiele
No 205

Eliphalet Dickinson of Deerfield in said
County of Hampshire Greenman Plff vs
Jonathan Calk of Conway in said County
of Hampshire Greenman Dft In a plea of the
Case for that sd Jonathan on the
tenth day of March last by his Note promise
sd Eliphalet to pay him on or before the
fifteenth day of April then next the sum of
fifteen pounds Lawful Money on or before the
fifteenth day of April then next with interest
yet sd Jonathan tho often requested never
paid sd Eliphalet the same but neglected it to the
damage of sd Eliphalet eight pounds the Plff appears by
publicly calling the Dft being three times
appearance here thereupon it is ordered by the
Court that sd Eliphalet recover against sd Jonathan
fifteen pounds sixteen shillings & six pence Damages
& costs taxed at one pound eleven shillings & six pence
Ex vs Mar 14 1795

Dickinson
vs
Calk
No 206

Dickinson
vs
Laks
N^o 209

Thomas Dickinson of Deerfield in our County of Hampshire Gent. Plaintiff vs Jonathan Laks of Conway in sd County Defendant. In and of the Case for that sd Jonathan at & Conway on the tenth day of June last by his Note promised sd Thomas to pay him nine pounds & one shilling on Demand with Interest yet sd Jonathan the often requested never for the same but neglected it to the damage of sd Thomas twelve pounds the D^y appears by Samuel Barnard Gent^l & the D^y being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd Thomas recover against sd Jonathan nine pounds eight shillings & one penny Damages & Costs taxed at one pound eleven shillings & six pence Ex^{hib} Novth 1785

Barnard
vs
Allen & George
N^o 208

Salah Barnard of Deerfield in our County of Hampshire Esq^r Plaintiff vs Allen & George Manning both of Deerfield in sd County Defendants. In and of the Case for that sd Enock & George on the twelfth day of August last by their Note promised sd Salah to pay him the sum of fifty pounds & five shillings & one penny on Demand with Interest yet sd Enock & George the often requested have not either of them for the same but neglected it to the damage of sd Salah sixty pounds the D^y appears by Samuel Barnard Gent^l & the D^y being three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd Salah recover against sd Enock & George the sum of fifty five pounds & fifteen shillings & six pence Damages & Costs taxed at one pound twelve shillings & six pence Ex^{hib} Novth 1785

Barnard
vs
Pickard
N^o 207

Salah Barnard of Deerfield in our County of Hampshire Esq^r Plaintiff vs Daniel Pickard of Greenfield in sd County Gent^l Defendant. In and of the Case for that sd Daniel at & Deerfield on the twelfth day of March received a hundred & eighty three shillings & one penny of Salah to pay him the sum of fifty six pounds & one shilling & one penny on Demand with Interest yet sd Daniel the often requested never for the same but neglected it to the damage of sd Salah seventy pounds the D^y appears by Samuel Barnard Gent^l & the D^y being three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd Salah recover against sd Daniel six & three pounds & eleven shillings & six pence & Costs taxed at one pound & six pence Ex^{hib} Novth 1785

Thomas Bowdell of Greenfield in said County
of Hampshire Gent. v. Messrs Joseph Cotton
of Cambridgeshire in said County of London
Messrs of the Court of Sessions v. Messrs of the
Court for that said Joseph Cotton on the
twenty-fifth day of May last by their
Notes promised to Thomas to pay him by
order the sum of thirty one pounds six shillings
six pence lawful money on demand with
interest &c to Joseph & Cotton the either
of them or their requesters have notwithstanding
through the same sum but neglected it to the
damage of Thomas thirty five
pounds the said appears by Samuel
Barnes Gent. & the said three times
publicly called to come into Court under
default of appearance here thereupon it is
conferred by the Court that the said Thomas
recover against the said Joseph & Cotton
thirty two pounds eleven shillings & six pence
damages & costs taxed at one pound twelve
shillings & six pence Exp. 14th March 1785

Bowdell
v.
Cotton
8th 10

James Upham, John Williams & Edward
W. both of Greenfield in said County of
Hampshire Joint traders v. Messrs Robert
Cotton of Colrain in said County of Devon
Gent. v. Messrs of the Court for that Robert Cotton
on the sixteenth day of January last
promised to pay the said James & Edward
the sum of thirty five pounds six
shillings & six pence on demand with
interest &c to Robert the either requested
never for the same but neglected it to the
damage of James & Edward ten
pounds the said appears by Samuel Barnes
Gent. & the said three times requested & was
for the same but neglected it three times
publicly called to come into Court under
default of appearance here thereupon it is
conferred by the Court that the said James
John & Edward recover against the said Robert
five pounds & thirteen shillings damages
& costs taxed at one pound twelve shillings
& six pence Exp. 14th March 1785

Upham
v.
Cotton
8th 11

Samuel Windale of Greenfield in said
County of Hampshire v. Messrs Samuel
Wharton of Melbourn in said County of Cambridgeshire
Messrs of the Court for that Samuel Wharton on the
twenty-fifth day of February last
promised to pay the said Samuel Windale
the sum of thirty five pounds six shillings
& six pence on demand with interest &c to Samuel
the either requested never for the same but neglected it to the
damage of Samuel ten pounds the said appears by Samuel Barnes
Gent. & the said three times publicly called to come into
Court under default of appearance here thereupon it is
conferred by the Court that the said Samuel
Windale recover against the said Samuel Wharton
thirty eight pounds thirteen shillings & six pence
damages & costs taxed at one pound twelve shillings
& six pence Exp. 14th March 1785

Windale
v.
Wharton
8th 12

Whaley
vs
Horne
No 13

Jonathan Whaley of Shelburne in our County of
Hampshire Esqr. Plffs. Aaron Horne of Conway
in our County Blacksmith Deft. In answer of
the Case for that said Aaron at our Assizes on
the twenty fifth day of April seven then
hundred twenty four by his Note promised
to pay him three pounds
thirteen shillings & four pence on demand
with interest. Yet said Aaron tho' often requested
never paid the same but my lds it to the
Courtage of said Whaley ten pounds. The
Plff appeared by Samuel Gardner Esqr.
& the Deft being three times publicly
called to come into Court to answer Demand
of Apperance here thereupon it is
Concluded by the Court that said Jonathan
recover against said Aaron five pounds
nineteen shillings & nine pence Damages
Costs three shillings & eleven pence
Eleven pence & Expenses. Writth 1785

Dickinson
vs
Stebbins
No 14

David Dickinson of Deerfield in our County
of Hampshire Esqr. Plffs. David Stebbins
of Deerfield Esqr. Deft. In answer of the
Case for that said David at our Assizes on the
thirte day of January seven then hundred
eighty four by his Note promised said David
to pay him four pounds & eight shillings
on demand with interest. Yet said David
tho' often requested never paid the same but
my lds it to the Damages of said David ten
pounds. The parties appeared & agree to have
this Case continued untill next Term & then
they went to be final thereupon it is Concluded
by the Court that said parties have day
here untill the 3rd Tuesday of May next.

Dickinson
vs
Crittendon
No 15

David Dickinson of Deerfield in our
County of Hampshire Esqr. Plffs. Samuel
Crittendon of Conway in our County
Esqr. Deft. In answer of the Case
for that said Samuel at our Assizes on the
fifteenth day of January seven then hundred
eighty four by his Note promised said Samuel
to pay him thirty five pounds & eleven pence
on demand with interest. Yet said Samuel
tho' often requested never paid the same but
my lds it to the Damages of said David fifty
pounds. The parties appeared & agree to have
this Case continued untill next Term & then
they went to be final thereupon it is Concluded
by the Court that said parties have day here
untill the 3rd Tuesday of May next.

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David Dickinson of Deerfield in our County of
Massachusetts Esq. vs James Gilman of Conway
in sd County Gentlemen. Debt on a plea of the
Debt for that to James at sd Deerfield on the
third day of November seventeen hundred
eighty five. by his Note promised sd David
to pay him fourteen pounds one shilling on
Demand with Interest &c. sd James tho often
requested never paid the same but neglects it
to the damage of sd David twenty pounds.
The parties appear & agree to have this case
continued until next term & then judgment
to be final thereupon it is considered by
the Court that the parties have day here until
the 2^d Tuesday of May next 1785

Dickinson
Gilman
N^o 16

David Dickinson of Deerfield in our County of
Massachusetts Esq. vs Joseph Smith
of South Lee in our County Gent. Debt on a plea of the Debt for that to Joseph
at sd Deerfield on the sixth day of August
last by his Note promised sd David to pay
him twenty five pounds two shillings &
nine pence two farthings on Demand
with Interest &c. sd Joseph tho often
requested never paid the same but neglects
it to the damage of sd David thirty five pounds.
The parties appear & agree to have this
case continued until next term & then
judgment to be final thereupon it is
considered by the Court that the parties
have day here until the 2^d Tuesday of
May next 1785

Dickinson
Smith
N^o 17

John Locke of Medley in our County of
Massachusetts Esq. vs Phineas Warren of
Lynn in our County of Worcester Esq. Debt on a plea of trespass on the Case for that
sd Phineas at sd Northampton on the fourth
day of April seventeen hundred eighty four
by his Note promised sd John to pay him
the sum of four pounds ten shillings on
Demand with Interest &c. sd Phineas tho
often requested never paid the same but
neglects it to the damage of sd John ten
pounds. The Plt appears by John Chester
Williams Esq. & the Dft the three times
publicly called to come into Court
makes default of appearance here
thereupon it is considered by the Court
that sd John recover against sd Phineas
seven pounds eight shillings & eight pence
damages & costs taxed at one pound
twelve shillings & two pence &c. in sd Feb^y 22^d 1785

Cook
Warren
N^o 18

Joshua & Woodbridge & Obadiah Dickinson both
 of Northfield in our County of Hampshire
 Joint Debtors & Plffs Solomon Whaley late of
 Northfield against Estate. Debt. In a plea of the
 Case for that sd Solomon set sd Northfield
 on the third day of November seventeen
 hundred & eighty four by his Note promised
 sd Woodbridge & Dickinson to pay them the
 sum of thirty two pounds & fifteen shillings
 on demand with Interest yet sd Solomon
 tho often requested never pd the same but
 neglects it to the damage of sd Woodbridge &
 Dickinson fifty pounds the Plffs appear
 by John Barrett Gent & the Debt tho
 three times publickly called to come
 into Court makes default of appearing
 here there upon it is considered by the
 Court that sd Woodbridge & Dickinson
 recover against sd Solomon thirty five
 pounds five shillings & seven pence damages
 & costs taxed at one pound eleven shillings &
 six pence on ex ipso 22 by 18th 1788

Worthington
 for our County of Hampshire Esqr Plffs
 Mengeristrey
 Robert Andrews of South Brimfield in our
 County Gent Agent & trustee of Samuel
 Menger of sd South Brimfield an agent
 & abounding debtor. In a plea of Debt for that
 sd Samuel set sd Springfield on the thirteenth
 day of August seventeen hundred seventy six
 by his Bond of that date bound & obliged
 himself in the sum of twenty pounds to
 be pd on demand yet sd Samuel tho
 often requested never pd the same but
 neglects it to the damage of sd John
 Worthington & has abandoned & committed
 himself so that he nor his goods can be
 attached this Case is continued by
 order of Law untill next term & thereupon
 it is considered by the Court that the
 parties have day here untill next term the
 3rd Wednesday of May next

168

Theodore Sedgwick of Shippit in our County of
Hampshire Esq^r vs^t Oliver Elijah Baker of Shippit
in our County of Hampshire Esq^r vs^t Theodore Sedgwick
Jt^{ts} Incapable of trespass on the Case for that Baker
of Shippit at Northampton on the fourteenth
Day of January last by his Note promised
one Livre to pay him the sum of four
pounds lawful Money on demand with
Interest & 2^d Livre afterwards by his Indorsement
on ^{the} Note ordered the contents thereof to be
Vnd^r to be p^d the P^{ty} of which 2^d Livre
had Notice yet 2^d Livre tho^t after requested
never p^d the same but neglects it to the
Damage of 2^d Theodore seven pounds the P^{ty}
appears in his own proper person & the Debt
tho^t three times publicly called to come
into Court Baker default of appearance
here whereupon it is considered by the Court
that 2^d Theodore recover against 2^d Baker
four pounds five shillings & five pence Damages
& Costs taxed at two pence & ten pence
Ex^{ce} ip^se May 4th 1785

Mills
(8222)

Oliver Phelps of Greenville in our County of
Hampshire Esq^r vs^t Oliver Stone Mills of Windsor
Gifford in the County of Hartford & State of
Connecticut Esq^r vs^t Oliver Stone of Greenville
on the Case for that 2^d Stone vs^t 2^d Phelps
on the seventeenth day of October sixteen
hundred & eighty by his Note promised 2^d
Oliver to pay him ten Dollars New Emission
money on demand with Interest Also for that
2^d Stone on the thirteenth day of February sixteen
hundred & eighty one by his Note promised
2^d Oliver to pay him twenty Silver Dollars
within six months from the date Also
for that 2^d Stone on the fourteenth day of
November sixteen hundred & eighty two
by his other Note promised 2^d Oliver to pay
him fifteen hundred & eighty shillings on demand
with Interest Also for that 2^d Stone on the
twelfth day of May sixteen hundred &
eighty 2^d Stone was indebted to 2^d Oliver
for the sum of one hundred & fifty pounds of
the Currency of this Commonwealth the equal to
three pounds four shillings & six pence lawful money Also for that
2^d Mills on the sixth day of July sixteen hundred
& eighty being indebted to 2^d Phelps in another sum
of fifteen hundred pounds Continued money equal
to the sum of twenty one pounds four shillings & nine
pence & 2^d Mills in consideration thereof promised
2^d Oliver to pay him the same on demand yet 2^d
Mills tho^t after requested never p^d the same but neglects it
to the Damage of 2^d Oliver one hundred pounds
This Ordered by the Court that this Case be continued
untill next term & that 2^d parties have day here
untill the 3rd Tuesday of May next

Elijah Hunt of Northampton in our County
of Hampshire Esq. & Messrs Rogers & Carter of
Chester in our County of Hampshire
traders & Wheel Pomroy of Northampton against
Gent. Defts I pleaded that they rendered to
Hunt for the Use of the Commonwealth
the sum of ten pounds ten shillings & lawful
Money which they owe him for the Use
of the Commonwealth & unjustly detain
for this that J. Carter, Rogers & Wheel on
the second day of February last by their
Writing Obligatory acknowledged themselves
to be firmly bound to J. Hunt in the
sum of ten pounds ten shillings on moiety
to be paid within two months the other moiety
within four Months from the date of said
Note or Obligation Yet J. Carter, Rogers & Wheel
tho' often requested never paid the same
but neglected it to the damage of J. Hunt
twelve pounds the Deft being three times
publicly called to come into Court make
default of appearance here thereupon
it is considered by the Court that J.
Hunt recover against J. Carter, Rogers &
Wheel the sum of
Damages & Costs taxed at

Hunt
vs
Carter &
Rogers
No 225

Jahel Woodbridge of Southbury in our
County of Hampshire Yeoman & Messrs
Joseph Machmore of Palmer in our
County of Hampshire Yeoman Deft in
a plea of the Case for that J. Joseph at J.
Palmer on the twenty eighth day of February
last by his Note promised J. Jahel
to pay him seven pounds seven shillings
& two pence in one Month from the
date of said Note with Interest Yet J.
Joseph tho' often requested never paid the
same but neglected it to the damage
of J. Jahel then pounds the parties
appear & agree to have this Case Cont
until next term thereupon it is
considered by the Court that J. parties
have day here until the 3rd Tuesday of May next

Woodbridge
vs
Machmore
No 226

John Holley of Southbury in the County of Hampshire
& John Kimbrell of Cambridge in our County of Hampshire
of Wave in our County of Hampshire Yeoman Deft
in a plea of trespass on the Case for that J. Kimbrell
at J. Holley on the eighth day of June last when
he owed J. Holley two by his Note promised J.
Holley to pay him seven pounds & five shillings & seven pence in three
months & five shillings & seven pence in three months
on the eighth day of March seven hundred
& eighty four J. Kimbrell afterwards by his Endorsement
on the Note ordered the Court to have the same to be
paid to J. Holley but neglected it to the damage of J. Holley
twenty pounds the parties appear & agree to have
this Case continued until next term & then judgment to be
given thereupon it is considered by the Court that
J. parties have day here until the 3rd Tuesday of May next

Holley
vs
Kimbrell
No 227

Capers
vs
Pepper
N^o 228

James Capers, Clerk of the Peace in our County of Hampshire
vs
Thomas Pepper, Plaintiff in our County of Hampshire, husbandman, Debt
In a plea of trespass on the Case for that
Jacob at d^d Moore on the eleventh day of March
seventeen hundred eighty two by his Note
promised d^d James to pay him or order the
sum of fifty five pounds to be paid in respect
at three shillings & four pence or Indian
Corn at two shillings & six pence per bushel with
interest till paid yet d^d Jacob the other
requested money the sum being paid it
stopped damage d^d James twenty pounds
the parties appeared & agree to continue this
Case until next term & then judgment to be
given thereupon it is considered by the
Court that d^d parties have day here until
the 3rd Tuesday of May next

Williams
vs
Fowler
N^o 229

William Williams of Marlborough in the
County of Wiltshire & State of Vermont Esq^r Plaintiff
vs
Edward Fowler of Wiltshire in our County of Hampshire
husbandman & John Fowler late of d^d Wiltshire
Groomen Debt In a plea of trespass on the Case for
maybe seen on file the Plaintiff being three times
publicly called to come into Court make a
default the Defendant & pray that their
Costs may be adjudged him thereupon it
is considered by the Court that d^d Jacob & John
recover against d^d Williams the sum of

Clark
vs
Tamb
N^o 230

Isaac Clark of Northampton in our
County of Hampshire Esq^r Plaintiff
vs
Mabel Tamb of Northampton in our County of Hampshire
Debt In a plea of trespass on the Case for that
Mabel at d^d Northampton on the twenty
fourth day of March seventeen hundred
eighty three by his Note promised d^d Isaac
to pay him thirty one pounds nine shillings &
four pence on demand with interest till paid
also for that d^d Mabel at d^d Northampton being
justly indebted for the first day of November
last in the sum of thirteen pounds six shillings
& eight pence for the like sum of Money lent out
& repaid by d^d Isaac for d^d Mabel yet
d^d Mabel the other requested money the
sum being paid it stopped damage d^d Isaac
twenty pounds the Plaintiff being
called & being duly & the Defendant the three
times publicly called to come into Court
make a default of appearance here thereupon
it is considered by the Court that d^d
Isaac recover against d^d Mabel forty five
pounds one shilling & three pence damages
& Costs taxed at one pound two shillings &
six pence (Excep^t Feb 17th 1884)

Younglove
vs
Porter
N^o 233

Timothy Younglove of Great Barrington in our County of Northhampton gent^l adm^r the Estate of Johnathan Younglove De^{ce} in^d Capacity of Esq^r & Porter of Middlesex in our County of Hampshire Esq^r & ~~Deputy~~ Sheriff of said County. In a plea of trespass on the Case for that &c. Timothy in his &c Capacity by the Consideration of our Justices of our County Common pleas holden at Great Barrington on the second Tuesday of September last recovered Judgment against Thomas King & Daniel King Comen^t both of Putnam in our County of Hampshire for the sum of thirty two pence nine fillings & five pence Damages one pound thirteen fillings & nine pence Costs of suit &c Timothy and for^t his Wife &c called on for Judgment where he writ was directed to the Sheriff of our County of Hampshire & returnable at our County Common pleas holden at Pittsfield in our County of Berkshire on the third Tuesday of November then next &c Timothy delivered the same Ex^o to Joel Day then Deputy of sd. Eliza then Sheriff for whose neglects and delay sd. Eliza is accountable yet sd. Joel regardless of his Duty & contriving sd. Timothy to despair in this particular he &c produce no return &c sd. Timothy wholly to the neglect of the same to the Damage of Timothy for this he &c the parties appeared & agree to have this Case continued untill next term thereupon it is considered by the Court that the parties have delay^d until the 3rd Tuesday of May next

Howe
vs
Bone
N^o 234

Nathan Howe of Conway in our County of Hampshire Esq^r vs John Bone of sd. Conway Yeoman Esq^r In a plea of Debt &c as may be seen by the Debt being this times publicly called to come into Court makes default of appearance here & the Day we Constat & the Action dismissed &c

Billings
vs
Cutler
N^o 235

Nathan Billings of Conway in our County of Hampshire Yeoman Esq^r vs Joseph Cutler of sd. Conway Yeoman Esq^r In a plea of the Case for that &c at sd. Conway on the second day of March seventeen hundred eighty one by his Note promissory Joseph Porter to pay him or order seven pounds four fillings & three pence on demand with Interest &c after was due Joseph by his Indorsement on sd. Note ordered the Contents to be paid to sd. Nathan yet sd. Joseph Cutler tho^t often requested never paid the same but negat^d it to the Damage of sd. Nathan ten pounds the sd. Joseph by William Billings Esq^r the Debt tho^t three times publicly called to come into Court makes default of appearance here whereupon it is considered by the Court that sd. Nathan recover against sd. Cutler nine pounds six fillings & three pence Damages & Costs taxed at one pound nine fillings & one pence
Ex^o &c^d Mar 18th 1785

177
Johanniah Howe of Conway in our County
of Hampshire Esq. vs
Gates
No 236
Plffs Special Verdict
of sd Conway Esq. Sept In a plea of the Case
for that sd Howes at sd Conway on the twenty
second day of October last promised sd
Johanniah to pay him as Order six pound eleven
shillings & nine pence on Demand W. Th
Interest yet sd Howes tho' often requested
never p^d the same but neglected it to the
damage of sd Johanniah ten pounds the
Plff appears by William Billings Esq. & the
Jft being three times publicly called to
come into Court makes default of appearance
here thereupon it is considered by the
Court that sd Howes recover against sd
Gates six pounds fourteen shillings & two
pence Damages & Costs taxed at one pound
nine shillings & five pence Ex^{ce} ip^{se} Mar 18th 1785

William Billings of Conway in our
County of Hampshire Esq. vs
John Lock of Deerfield in sd County Esq. Billings
In a plea of the Case for that sd John at sd
Conway on the fifth day of December last
by his Note promised sd William to pay him
four pounds two shillings & eight pence on
Demand with Interest yet sd John as tho'
often requested never p^d the same but
neglected it to the damage of sd William
five pounds the Plff appears & the Jft
tho' three times publicly called to
come into Court makes default of appearance
here thereupon it is considered by the
Court that sd William recover against sd
John four pounds three shillings & six pence
Damages & Costs taxed at one pound eight
shillings & two pence Ex^{ce} ip^{se} Mar 18th 1785

William Billings of Conway in our
County of Hampshire Esq. vs
Phillip Harbey
No 238
Plffs Special Verdict
Charles of Montague in sd County Esq. vs
William Billings
In a plea of the Case for that sd Phillip at sd
Conway on the twenty third day of August
last by his Note promised sd William to pay
him thirty six shillings on Demand with Interest
W. Th for that sd Phillip at sd Conway by another
Note promised sd William to pay him thirty
eight shillings on Demand with Interest
also for that sd Phillip at sd Conway by his other
Note promised sd William to pay him thirty nine
shillings & four pence on Demand W. Th
Interest yet sd Phillip tho' often requested
never p^d the same but neglected it to the damage
of sd William twelve pounds the Jft being
three times publicly called to come into
Court makes default of appearance here
thereupon it is considered by the Court that
sd William recover against sd Phillip seven
pounds fifteen shillings & ten pence Damages &
Costs taxed at one pound nine shillings & three
pence Ex^{ce} ip^{se} Mar 18th 1785

Moses
vs
Nathaniel
No 230

Moses Howe of Amherst in our County of
Hampshire sent Humbly shews that on
the 20th day of December last by the
Confession of Ebenezer Matheson Junr
a Justice of the Peace for sd County recovered
Judgment for two pounds sixteen shillings
Damages against John Nathaniel Amherst
gent^r from which Judgment sd John appealed
to this honourable Court but sd John
has failed to appear his ^r Appeal wherefore
sd Moses prays affirmation of the Judgment
with additional Costs thereon it is Considered
by the Court that sd Moses recover against
sd John two pounds & sixteen shillings &
six pence Damages & Costs taxed at one pound
& five shillings & six pence Mai^r 24th 1785

Woodbridge
vs
Lawton
No 240

Joshua Woodbridge of Northfield
in our County of Hampshire trades Ally
James Lawton of New Windsor in our County
of Gloucestershire husbandman &c In a plea of
the Case for that sd James at sd Northfield
on the twenty second day of November
seventeen hundred & seventy by his Note
promised one time to the Church to pay his son
Order three pence at or before the fifteenth
day of May then next with Interest & sd
Timothy by his Indorsement on sd Note
ordered the Contents thereof to be paid
to sd Joshua &c sd Joshua tho often
requested never paid the same but neglected
to the Damage of sd Woodbridge fifteen
pounds the parties appear & agree to
Continue this Case untill next Term then & there
it is Considered by the Court that sd
parties have Discontinued till the 25th Sunday
of May next

Beckwith
vs
Mather
No 241

Joshua Beckwith of Pelham in our County
of Hampshire husbandman &c & Peter Jeremiah
Mather of Swansey in the County of Cheshire
& House of New Hampshire Quorans &c In a
plea of the Case for that sd Jeremiah at sd Northfield
on the thirty first day of July last being indebted
in the sum of four pounds ten shillings for
some money rec^d of sd Joshua & in Consideration
thereof sd Jeremiah promised sd Joshua to pay
him the same sum or Demand &c &c sd Joshua tho
often requested never paid the same but
neglected it to the Damage of sd Joshua ten
pounds the parties appear & refer this Case
to the power of the Court & Determination
of William Scott Esq^r & John Linc^r &
Benjamin Green & the award of them or
either two of them to be final

Herewith copy of Deed of the County of Worcester
Hampshire Yeoman Officers Caleb Piper of
Templeton in said County of Worcester Yeoman
Notary Public of the said County of Worcester
The fifth day of July at Northbury in said
County of Hampshire one James Bowser
Abigail Bowser in fee of a certain tract of
land lying in Northbury bounded easterly on
the dividing line between the town of Northbury
& Athol Northbury or Common Land westerly
on land of Silas Hitt & easterly on land of
Hammilton containing two hundred Acres
& whereon a certain swamp was had between
Goff & S. Piper containing Ninety five Acres of
the westerly part of a tract of Land & concerning
a certain Deed which S. Piper then & there had
in his possession which had been made by S.
James & Abigail by which Deed it did witness
that S. James & Abigail did bargain & sell to
Goff a certain tract of Land in Northbury above
& bounded as follows beginning at a heap of
stones on Athol line bounding on Land of
Hammilton & runs North to the North
line of Benjamin Houghtons Land bounding
South on Athol line & North on Common
Land which same Deed then S. Piper then
& there affirmed was a good & sufficient Deed
from S. James & Abigail to him S. Goff of
ninety five Acres of the westerly part of a tract
of the tract of Land first mentioned & upon that
Deed it was then & there agreed between S.
Piper & Goff that the S. Piper should deliver
to Goff the Deed so as above made by S. James
& Abigail & that S. Goff should therefor deliver
up to S. Piper a Deed which S. Piper before
that time had made & delivered to S. Goff whereby
S. Piper had conveyed to Goff a lot of Land
of fifty Acres in the town of Montague & also
certain Land in the territory called Vermont
which same Deed had not been recorded in the
office of registry of Deeds in the County of
Hampshire & should Goff pay to S. Piper the sum
of twenty pounds & lawful money & S. Piper then
& there maliciously contriving & fraudulently
intending to defraud Goff the said Goff & his heirs & assigns
affirming to Goff that the Land described
in the Deed so made by Piper was ninety five
Acres of the same first mentioned then & there
delivered the same Deed to S. Goff as a conveyance
of ninety five Acres of the westerly part of a tract & under
pretence that the same mentioned & described in
the same Deed was ninety five Acres when in
fact the Land mentioned & described in the same
Deed was ninety five Acres of the eastern part of the same
tract & he S. Piper then & there well knowing
that the tract of Land first above mentioned was
bounded easterly by Land of Hammilton &
westerly by Land of S. Hitt & that the Land
mentioned & described in the same Deed was ninety five acres

37th
Goff
Piper
1824

Wartbrieffe

Erly

No 243

Mungles Woodes's map of South Wales in our
County of Hampshire & part of Sussex Charles
Harris of Granby in our County of Hampshire
gives a list in a place of Epsom which in
the same is again told Charles fifty six
three & sixteen Rods of Land with the appurtenan-
ces lying in Granby & bounded as follows
beginning at the Corner of the Highway about
one Rod west of the dwelling house of sd
Charles thence running south nineteen degrees
thirty minutes East thirty three & a half
Rods to a stake by the Highway then East
twenty five degrees south fifty six rods to the
Country Road that leads from Moh. Allen's
to Daniel Strong's then Northwardly sd County
Road sixty Rods to a pine fence then
north eight degrees East nine Rods to a
heap of stones then west thirty eight degrees
thirty minutes North seven Rods to a black oak
fence then North eighteen degrees West
extending a half Rods to a stake & stone then
west eight degrees South thirteen Rods to a
stake & stone then South thirty degrees thirty
minutes North eleven & a half Rods to a
white oak bush then North twenty six degrees
thirteen minutes East fifteen Rods to a white
stone then east four degrees thirty minutes

North River Road to a pine Stake on the
corner of a ditch three Northward by a
ditch thirty seven rods to the North east
corner of sd ditch to the County Road that
leads from Ebenezer Taylor to Timothy Smiths
thence westwardly by sd County Road
Eighty one rods to a stake in the sand near
the corner of sd ditch then with five degrees
West Eighteen rods to Joseph Mellows Meadow
thence south westwardly near sd Meadow to a
Meyle Hick which stands by the ditch
fifty five rods then south fifteen degrees
east eleven rods by the Cross Drains to the
main Drain thence south nineteen degrees
thirty minutes east ten rods & closing
at the first Boundary by the right
angle Also two Acres & a half of land with
the upper ten acres lying in Green Bay aforesd
& bounded as follows lying on the south
side of the shore opposite the dwelling
house of sd Charles bounding north & east
by the highway south & west on line of
Nash Ferry & wherein sd Wood bridge says
that he within twenty years last past in a
time of Peace was paid of the lands aforesd
with the Appurtenances in his deacons
office having the profits thereof to the
value of twelve pounds per year since sd
Charles has without judgement entered
thereon & disseised the sd Thuygles the
Plff & unjustly holds him out to the
damage of sd Thuygles one hundred & fifty
pounds thereupon it is considered by the Court
that sd Thuygles recover against sd Charles
the price & possession of the lands aforesaid
& Costs of suit taxed at one pound five shillings
& six pence Exec ipse Feby 22nd 1785

Moses Bliss Esq. Aaron Bliss Esq. Gentl
Ebenezer Bliss Esq. & Miriam Bliss Esq. Gentl
all of Springfield in our County of Hampshire
Executors of the last will & testament of Jacob
Bliss Esq. dec'd & Plffs Dan Collins of Richmond
in our County of Berkshire Esq. & Miriam Bliss Esq.
a plea of that case for that sd Dan at sd Springfield
on the thirteenth day of May seventeen hundred
eighty three by his Note promised sd Moses
Aaron Ebenezer & Miriam to pay them
their said five pounds six shillings & ten pence
half pence within six months from the date
thereof with interest till paid yet sd Dan &
Miriam tho' often requested never paid the same
but neglected it to the damage of sd Plffs
hence the Plff being three times publicly called
to come into Court makes default of appearance
thereupon it is considered by the Court that sd
Plffs recover against sd Dan seven pounds & lawful money
Costs & one pound fifteen shillings & pence
Exec ipse Feby 22nd 1785

Bliss & al
Collins
N^o 245

Members Men of Monson in our County of
Hampshire Esqrs. Messrs Abel Goodell of Monson
in sd County Gentl^{man} agent & trustee of Solomon
James late of sd Monson an absconding Debtor
N^o 257 In after of trespass on the Case for that sd
Solomon at sd Monson on the first day of
Dec^r last by his Note promised sd Member
to pay him thirty seven pounds sixteen
shillings on demand with Interest Alford
that in Consideration that sd Member bore
before at the request of sd Solomon sold
Delivered to sd Solomon Divers Goods & he sd
Solomon promised sd Member to pay him
so much money as sd Goods were reasonably
worth & sd Member pays sd Goods were worth
one other sum of forty pounds of which sd
Solomon had notice yet sd Solomon tho often
requested never paid the same but has
absconded so that his good s^r Estate cannot
come at to be attached to the demand of
sd Member sixty pounds in this Case is
continued by order of Law untill next term
& thereupon it is considered by the Court
that sd parties have lay here untill the
3rd Tuesday of May next

Nathaniel Johnson of Wiscasset Co.
our County of Hampshire husbandman
Plffs Caleb Piper of Tempten in our County
of Worcester husbandman Dft In a piece of
the Case for that £ Caleb on the nineteenth
day of March last by his Note promised £
Nathaniel to pay him four pounds seven shillings
on demand yet £ Caleb tho' often requested
never p^d the same but neglects it to the
damage of £ Nathaniel in pursuance the
Bill suppresses as Above Morgan Esq^r & the
Jtts tho' three times publickly called to
come into Court makes default of appearance
here this contempt is considered by the Court
that £ Nath^l recover against £ Caleb
four pounds & seven shillings damages &
costs taxed at one pound fourteen shillings
twapence & c^{rs} 15th May 1785

Samuel Gurney, of Roxbury in our County of
Suffolk, do hereby certify that John Garsfield of Woburn in
our County of Hampshire has been named Defendant in
one of the Cases for that said John at the Probation in the
seventh second Day of November, seventeen hundred &
eighty three by his note promissed to Daniel to pay
fifteen pounds Lawful money within one year
from the Date of said Note yett John thereupon
requested never to pay the same but has been
to the Court and Daniel has been to the Court
parties appear & agree to have this Case sent
until next Term thereupon it is ordered by
the Court that the parties have day here until
the 3^d Sunday of May next

175
Daniel Griffin of Southwicks in our County of
Hampshire Yeoman Plaintiff Ephraim Parker
of Southwicks Yeoman Defendant on the first day of April seven hundred
eighty three by his Note promised sd Daniel
sd the sum of six pounds lawful money
on demand with interest yet sd Ephraim
tho often requested never paid the same but
neglected it to the damage of sd Daniel twelve
pounds the first being three times publickly
called to come into Court in default
of appearance here thereupon it is considered
by the Court that sd Daniel recover against
sd Ephraim four pounds twelve shillings
& four pence Damages & Costs taken at one
pound twelve shillings & six pence Exp^{ts} Mar 4 1785

To the Sheriff of our County of Hampshire
Wm^o Bile and Fowler of Westfield in our County of Hampshire Yeoman before our
Justices of our Court of Common Pleas holden
at Northampton in & for our County of
the second Tuesday of November seven hundred
eighty three by the Consideration of Justice
recovered Judgment for partition of ninety
Aers of Land lying in Westfield now Southwicks
laid out to Samuel Fowler father of David Fowler
Daniel & Bile and bounded North on Land
of Stephen West on a track South on Land lately
the sd Bile and East on David's house lots South
on an old ditch belonging to sd Bile and a his
heirs to have one fourth part of sd Ninety
two acres in proportion in manner to sd Bile
so that sd Bile and may have one fourth part
sd David Stephen & Daniel Duty to make
partition according to law whereof David
Stephen & Daniel are Convent at our appearance
of Record yet the execution of sd partition was
never made at the execution of sd Judgment
sd Judgment & was returned unsatisfied

We command you that you make return
into the hands of Stephen that they appear
before our Justices of our Court of Common Pleas
holden at Northampton in & for our County of
Hampshire the second Tuesday of February
next to show Cause if any they have why
sd Bile and ought not to have his execution
& further to do & execute which our Court shall
then consider - the first being three times
publickly called to come into Court in default
of appearance here thereupon it
is considered by the Court that sd Bile
for the partition of sd tract of Land &
Costs taken at one pound thirteen shillings
Exp^{ts} Mar 15th 1785 which same writ at the
next Term is returned into Court unsatisfied; an alias
Writ of March 4th 1785 which was returned satisfied
at the following Term, Partition being made thereon as
appears by the said Writ on file

Fowler
vs
Fowler
No 256

Billed Fowler of Westfield in our County of Hampshire
Yeoman v^{rs} Silas Fowler of Southwick in sd
County Gentleman Debt Enforced by the process
The Case for that sd Silas at sd Northampton on
The last Day of December seven thousand
seventy by his Vake promised sd Billed to
pay him eight pounds worth of Good Wheat
at Springfield in sd County by the first
Day of November thence next he has
never fulfilled his promise to the Damage
of sd Billed twenty pounds the parties
appear & agree to have this Case continued
untill next term thereupon it is Considered
by the Court that sd parties have Day here
untill the 3rd Tuesday of May next

Corbins
vs
Daniel Dwyer
No 257

John Corbins of Stillwater in the County
of Albany & State of New York Yeoman
v^{rs} Daniel Dwyer of Newburgh in our County
of Hampshire Gentleman & Trustee of
Nathaniel Daniels per abp^{te} & abounding
ditto Enforced of the Case for that sd
Nathaniel at sd Northampton on the twentieth
Day of July last was indebted to sd Corbins
in the sum of forty two pounds & twelve
pennies & such money to balance both
Accounts & then & there in Consideration
thereof promised sd Corbins to pay him the
same on Demand Yet sd Nathaniel has
never fulfilled his promise but neglects it
to the Damage of sd Corbins fifty pounds
this Case is ordered by the Court to
be continued untill next term & that sd
parties have Day here untill the 3rd
Tuesday of May next

Seaton
v^{rs}
Burkes
No 258

Lydian Seaton of Duffield in our County of Hampshire
Widow v^{rs} John Seaton late of sd Duffield Decd
W^{or} Thos Burkes of sd Duffield Jeweller Debt En
forced of Dower for that sd John in his Lifetime
during the Coverture of sd Lydian was seized in his
Demise as of fee certain messuage & half an Acre of
Land with the appurtenances in Duffield & bounded
as follows Captain John Burbridge Mills Land South
on Land of Isaac Seaton North on Justin Stobbs
Land & North on the Highway also three Aches
of an Acre of Land with the appurtenances in
Duffield & bounded as follows Captain Thos Seaton
Land South on Land of John Thinsdale west on
John Burbridge Mills Land & North on a Highway
in Duffield of sd Thos & sd Lydian with the
rights of Dower therein put sd Thos the latter
requested never assigned & set off for Lydian her Dower
but neglected & defore the same therefore
to the Damage of sd Lydian twenty pounds the
Case is continued untill next term thereupon it is
Considered by the Court that sd parties have Day here
untill the 3rd Tuesday of May next

176
William Phillips of Northampton in our County of
Suffolk Esq. vs. John Alphens & Newton of Bedford Phillips
in our County of Hampshire Yeoman Deft. Newton
No 259
In pursuance of the Order of the Court that John Alphens at
Bedford on the eleventh day of April seventeen
hundred seventy eight seven by his Note
promised John William to pay him five pounds
on or before the first day of May seventeen
hundred seventy eight with interest yet John
Alphens tho' often requested never at the
same but neglected to the damage of John
William twelve pounds the parties appear
and agree to have this case continued until
next term & their Judgment to be given
thereupon it is considered by the Court that
the parties have day here until the 3^d
Tuesday of May next.

John Strong of Northampton in our County of
Hampshire Yeoman vs. John
Moses Handker of Westfield in our County of
Hampshire Deft. Strong
No 260
In pursuance of the Order of the Court that John
Moses at Northampton seventeen
hundred eighty by his Note for value
received promised to pay & deliver to him
thirty six pounds one shilling & eleven pence
in Wheat or Indian Corn as he should direct
John in seventeen hundred seventy three within
one year from the date with interest
Also for that John Moses at Westfield on the
twenty first day of April above said by his
other Note for value received promised to
pay him four pounds with in Wheat or
Indian Corn or Cider as they were sold in
the year seventeen hundred seventy three in
one year from the date of said Note with interest
Also for that John Moses at Westfield on the
first day of May seventeen hundred eighty
one by his Note for value received promised to
pay him four pounds with in Wheat or
Indian Corn or Cider as were sold in the year
seventeen hundred seventy four in one year
from the date of said Note yet John Moses
tho' often requested never at the same or any
way fulfilled his promise to the damage
of John four twenty pounds the parties
severally appear & agree to have this case
continued until next term thereupon it is
considered by the Court that the parties
have day here until the 3^d Tuesday
of May next.

Partidge
Phillips
N^o 261

Samuel Partidge of Hatfield in our County
of Hampshire Gent^l vs Elias Phillips of
Chesterfield in our County Yeoman Debt In a plea
of trespass on the Case for that sd Elias recd sd
Hatfield on the twenty ninth day of November
seventeen hundred eighty three by his Note
for value rec^d promised sd Samuel to pay
him the sum of thirty three pounds & two
shillings lawful money within one year
from the date With Interest till paid Yet sd
Elias tho' often requested never pd the same
but neglected it to the damage of sd Samuel
forty five pounds the parties appeared & agreed
to continue this case untill next term
& then Judgment to be given thereupon
it is considered by the Court that sd parties
have day here untill the 3^d Tuesday of
May next

Phillips
vs
Thayer
N^o 262

Elias Phillips of Chesterfield in our
County of Hampshire Yeoman vs Timothy
Thayer of Westhampton in our County Yeoman
Debt In a plea of trespass on the Case for that
sd Timothy at Westhampton on the twentieth
day of October seventeen hundred eighty three
by his Note promised sd Elias to pay him fourteen
pounds lawful money on demand with
Interest Yet sd Timothy tho' often requested
never pd the same but neglected it to the damage
of sd Elias nineteen pounds the Plaintiff
by Caleb Strong Esq^r & the Debt tho' three times
publicly called to come in to Court makes
Default of appearance here thereupon it is
considered by the Court that sd Elias recover
against sd Timothy fifteen pounds sixteen
shillings & five pence Damages & Costs
taxed at one pound six shillings & ten pence
therefore &c

Dickinson
vs
Warner
N^o 263

Samuel Dickinson of Hatfield in our County
of Hampshire Gentleman vs Joshua Warner of
Williamsburg in our County Gent^l Debt In a plea
of trespass on the Case for that sd Joshua at sd
Williamsburg on the twentieth day of November
seventeen hundred eighty three by his Note
promised sd Samuel to pay him twenty pounds
lawful money on demand with Interest
Yet sd Joshua tho' often requested never pd the
same but neglected it to the damage of sd
Samuel nineteen pounds the Plaintiff by
Caleb Strong Esq^r & the Debt tho' three times
publicly called to come in to Court makes
Default of appearance here thereupon it is
considered by the Court that sd Samuel recover
against sd Joshua eleven pounds four shillings
& six pence Damages & Costs taxed at one
pound three shillings & eight pence
Exhib^t Feb^y 19th 1785

177
Duke Strong of Northampton in our County of
Hampshire Widow Pllvs Everton the wills late
of Chichester in sd County Grand Juror & Sheriff
pleas of trespass on the Case for that sd Everton
at sd Northampton on the twenty first day of
June seventeen hundred eighty by his Note
for one Caleb Strong to pay him or order five
pounds nine shillings & eight pence on demand
& Caleb Strong's Indorsement on sd Note ordered
the Contents thereof to be paid to be paid the
Pll also for that sd Everton at Northampton
on the third day of May last promised the
same Caleb by his Note to pay him three
pounds ten shillings & four pence on demand
with Interest & sd Caleb on the same day by
his Indorsement on sd Note ordered that
Contents thereof to be paid the Pll of which
sd Everton had notice Also for that sd Everton
on the same third day of May by his Note
promised sd Duke to pay her seven pounds & four
shillings on demand with Interest & sd Everton
tho often requested never for the same but neglects
them to the damage of sd Duke twenty pounds
this Case is continued untill next term by
Wherefore it is considered by the Court that
sd parties have day here untill the 3rd
Tuesday of May next

Wait
County of Hampshire In Sheriff Pllvs Curtis
Mark Curtis of sd Williamsburgh by his attorney
Jest An explea of trespass on the Case for that
sd Strong at Northampton on the twentieth
day of October seventeen hundred eighty three
by his Note promised sd Curtis to pay him
or order twelve pounds lawful money on
demand with Interest & sd Strong tho often
requested never for the same but neglects
to the damage of sd Curtis twenty pounds
the parties would appear & agree to have this
Case continued untill next term & Indorsement
to be final thereupon it is considered by the
Court that sd parties have day here untill the
3rd Tuesday of May next

Smith
County of Hampshire In Sheriff Pllvs Smith
Warham Smith of Hadley in our County of
Hampshire by his attorney & Sheriff Pllvs
Hadley Gent. Jest An explea of trespass on the
Case for that sd Noah at Hadley on the last
day of December last was indebted to sd Warham
in the sum of two hundred & eighty four pounds
for so much money advanced & paid by sd Warham
for sd Noah & sd Noah in consideration thereof
promised sd Warham to pay him the same on demand & sd
Noah tho often requested never for the same but neglects
it to the damage of sd Warham three hundred
pounds this Case is continued untill the next
term by reason of the debts being out of the
State thereupon it is considered by the Court
that sd parties have day here untill the 3rd
Tuesday of May next

Meot
Campst
at Milford
Nov 26

Amos Ract of Granville in said County of
Hampshire Yeoman complains & informs
the Justices of this honorable Court that Abel
Stotson of said Granville Yeoman, Suerant
of the Clerk of the said County at the
of replevin against Amos & there by refused
to give po of bond & commanded Amos to
appear & make answer to the said writ at this
Court but he has failed to prosecute his
Action wherefore Amos prays that his
Capt may be allowed him thereupon it is
considered by the Court that the said Amos be
allowed his Capt & taxed at

Dwight
Pet Nov 26

Henry Dwight of Pelhamtown, in said
County of Hampshire Gent^l & Simon Dwight
of Pelham in the County of Worcester Yeoman
Admitt^r trustees on the estate of Simon
Dwight late of said Western Up Intestate
humbly shew to this Court that the whole
of the estate of said Simon dec^d did seized &
possessed amounts to the sum of £311. 4. 9
pence in currency in which £14 is real &
£296. 11. 9 is personal estate the real
estate reduced to specie amounts to £22. 11. 6
the personal to the sum of £39. 5. 0 that by
the report of the Commissioners appointed
to receive & examine the Claims against the
Estate there appear to be Claims to the amount
of £119. 4. 2. 10. There wherefore they
humbly pray your honours that they may
be allowed to make sale of the whole of the
real estate lying in said County of Hampshire
up of said Simon dec^d did seized & possessed
thereupon it is considered by the Court
that said Simon may make sale of
of the whole of the real estate of said Simon
dec^d to satisfy debts due from said estate

Fowler
vs
Guns Ex
Nov 26

Wilead Thayer of Westfield in said County of
Hampshire Yeoman Officer Samuel Mathis of Westfield
in said County Esq^r Executor of the last will & testament
of Elizabeth Gunn of said Westfield Widow dec^d in his
Capacity of Test^r & places of receipts on the 10th
per that said Wilead on the last day of said month
of said Elizabeth and at her special request have before that
time sold & delivered to her sundry Goods Wares & Merchandise
that then & there in consideration the said Wilead
promised to pay him such money as said Goods were
reasonably worth whomever after he should be required
at the said Wilead now that the said Goods were worth
the sum of eleven pounds & two shillings which is
Elizabeth's due yet said Elizabeth the said Wilead
never paid the same neither has he since requested
neglects it to the damage of said Wilead & wherefore
the parties severally appear & agree to have this
case continued without Court till next term thereupon
it is considered by the Court that the parties have
bequeathed till the 13th Sunday of May next

Samuel Parling & his Wife Administrators on the
Estate of Ephraim Parling late of Mendon in our
County of Hampshire deceased Intestate humbly
shew that the personal Estate of the Decd
is insufficient to discharge the debts due from
said deceased Administrator's accounts allowed &c
they therefore pray that they may make sale
of so much of the real Estate of said Decd as to enable
them to pay said debts with additional costs
thereupon it is considered by the Court that
said Administrators may sell the real Estate
of said Decd to the Value of fifty pounds to discharge
the debts due from said Decd
Part 11
Pt. No 290

Ephraim Brown & Isaac Freeman on the
Estate of Ebenezer Brown late of Long Meadow Pt. No 291
in our County of Hampshire decd Intestate
humbly shew that the personal Estate of said
Decd is insufficient to discharge the debts due
from said Decd Administrator's accounts allowed &c
as by a Certificate from the office of Probate
appears said debts exceeding the personal Estate
the sum of one hundred & twenty seven pounds
seven shillings & eight pence they therefore pray
they may be allowed to make sale of so much
of the real Estate of said Decd as to enable them
to discharge said debts thereupon it is considered
by the Court that said Ephraim & Isaac may
sell the real Estate of said Decd to the Value of
one hundred & thirty pounds to discharge
the debts due from said Decd

Abel Cary admr on the Estate of Joseph
Cary Junr late of Severitt in the County of
Hampshire decd Intestate humbly shew that
the personal Estate of said Decd is insufficient
to discharge the debts due from said Estate
Administrator's Accounts allowed &c as by a
Certificate from the office of Registered Probate
appears he therefore pray that he may be
allowed to make sale of so much of the real
Estate of said Decd to the Value of one hundred
& one pound to discharge the debts due from
said Estate
Part 11
Pt. No 292

Samuel Moser Admr of the Estate of Thomas
Moser late of Warrington in the County of
Hampshire decd Intestate humbly shew
that the personal Estate of said Decd is insufficient
to discharge the debts due from said Estate as by
a Certificate from the office of Probate appears
he therefore pray that he may sell so much of
the real Estate of the Decd as to discharge
the debts due from said Estate thereupon it is
considered by the Court that said Samuel sell
to the Value of ten pounds ten shillings to
discharge the debts due from said Estate
Part 11
Pt. No 293

Old Adm. Hannah Pl. Administrator on the Estate of
N^o 274 Jonathan Pl. Estate of Palmer in our County of
Hampshire dec. Intestate humbly shews &c
Estate is insufficient & insufficient to discharge
the Debts due from said Estate whereby a Certificate
from the office of probate appears for
therefore pray that she may make sale
of the whole of the real estate of sd dec.
thereupon it is considered by the Court that
sd Hannah may make sale of the whole
of the real estate of sd dec. to discharge
the Debts due from sd dec. &c &c

Deputy Pet. Maps Dewey Executor of the last will & testament
N^o 275 of Joseph Whaley late of Westfield in our County
in the County of Hampshire dec. humbly
shews that at a Court holden within & for the
County of Hampshire on the second Tuesday
of November fifteen hundred eighty one
he prayed leave to make sale of the real
estate of sd Estate to the amount of one hundred
& ninety six pounds for the purpose of paying
the Debts of sd dec. & that since sd Order
Court has been obtained there appears to be
a further sum of forty three pounds five shillings
& fourpence due from sd Estate which had
not then come into the hands of sd
Maps which was not included in the former
order of sd Court & for which no provision is made
for payment or by a Certificate from the
registry of Probate appears he therefore prays
that he may sell a further sum thereupon it is
considered by the Court that sd Maps be
allowed to sell to the value of forty three
pounds & ten shillings to discharge the
Debts due from sd dec. &c &c

Order

It is now ordered by the Court that in Case
Simcon Strong Esqr. shall before the next term
file in the Clerk's office a writ duly served &
return of William Choate vs. Nathan Sparhawk
that the same shall be entered as of this term
& stand continued until the next term the
parties agreeing thereto.

Choate
vs
Sparhawk
N^o 276

William Choate of Pelham in our County of
Hampshire vs. Nathan Sparhawk
of Barre in our County of Worcester Esqr. Defendant
in plea of the Case for that sd Nathan at sd Barre
on the thirtieth day of November last by his
State promise sd William to pay him fourteen
pounds lawful money on demand with Interest
ye. 10. Not then the other requested money
the same but neglected it to the damage of sd
William sixteen pounds the parties appear & agree
to have this Case come on till next term thereupon
it is considered by the Court that sd parties
have cause here until the 3rd Tuesday of May
next &c

180
 Hampshire The Commonwealth of Massachusetts
 May Term 1785

At the Court of Common Pleas holden at
 Springfield in and for the County of Hamp-
 shire on the third Tuesday of May being the
 17th day of the said month and from Day
 to Day to the 20th day of the said month

Anno Domini 1785

Justices of the said
 Court present
 Jm^o Danielson Esq^r
 Ebenezer Porter Esq^r
 John Bliff Esq^r
 Samuel Mather Esq^r

Jury of Trials
 Edward Stebbins Jun^r Spr.
 Alexander Bliff N^o
 Obadiah Clark Gran
 Eph^r Thomson W Spr.
 David Syner ex^{am}
 Austin Leonard
 John Anderson about Brins
 Elyah Hanny about Bran
 Festus Colton L Ma
 Moses Hills
 Samuel Shaw Pal
 Robert Brown
 John Baldwin West
 Enoch Polcomb M^r ex^{am}
 Cha^rles Phelps Pal

2 day In Case Lyman vs Baker
 Elisha Hubbard & Aaron White de Tal^r were on

In Case Bristol vs Dewey & al
 Elisha Hubbard de Tal^r was on

3 Day In Case Fowler vs Porter Esq^r
 Josiah Lyman de Tal^r was on p^r hap^r T^r de Demurr^r

In Case Jones vs Morgan
 Elyah Day de Tal^r was on

Bigelow
vs
Fowler

Filed Bigelow of Southwicks in our County of
Hampshire Yeoman & Peter Abner Fowler of the
same Southwicks Yeoman Ditt On or please as
of record heretofore the parties appears & agree
to have this case continued untill next
term under the former Rule thereupon it
is considered by the Court that the parties
have day here untill the Wednesday of August

Apthorp & al

vs
Meacham

Charles Ward Apthorp of New York in
the County & State of New York Esq &
Grizel Apthorp of Boston in our County
of Suffolk Gentlewoman Administrators on
the estate of Charles Apthorp late of sd
Boston Esq Dec in sd Capacity & Messrs
Paul Meacham of Blanford in our
County of Hampshire Yeoman Ditt in
plea as of record here before the Ditt being
three times publicly called to come into
Court makes default of appearance here
the Ditt is Nonfuit & the Action dismissed

Apthorp & al

vs
Blair

Charles Ward Apthorp of the City County &
State of New York Esq & Grizel Apthorp of
Boston in our County of Suffolk Gentlewoman
Administrators on the estate of Charles
Apthorp late of sd Boston Dec in sd Capacity
& Messrs Robert Blair the 3rd of Blanford
in our County of Hampshire Yeoman Ditt
in plea as of record heretofore the Ditt being
three times publicly called to come into
Court makes default of appearance here
the Ditt is Nonfuit & the Action dismissed

Apthorp & al

vs
Beard

Charles Ward Apthorp of the City County
& State of New York Esq & Grizel Apthorp of
Boston in our County of Suffolk Gentlewoman
Administrators on the estate of Charles Apthorp
late of sd Boston Dec in sd Capacity & Messrs
Joseph Beard of Blanford in our County
of Hampshire Yeoman Ditt in plea as of record
heretofore the Ditt being three times publicly
called to come into Court makes default of
appearance here the Ditt is Nonfuit & the
Action dismissed

Apthorp & al

vs
Mines

Charles Ward Apthorp of the City County
& State of New York Esq & Grizel Apthorp of
Boston in our County of Suffolk Gentlewoman
Administrators on the estate of Charles Apthorp
late of sd Boston Esq Dec in sd Capacity & Messrs
James Mines of Blanford in our County of
Hampshire Yeoman Ditt the Ditt being
three times publicly called to come into
Court makes default of appearance here the
Ditt is Nonfuit & the Action dismissed

Charles Ward Apthorpe of the City County & Apthorpe
 of New York City & Apthorpe
 of Boston in our County of Suffolk Gentlemen Boies
 Administrators of the Estate of Charles
 Apthorpe late of Boston Esq. Dec. in se
 Capacity Pilgr Loan Boies of Blanford
 in our County of Hampshire Yeoman
 Debt In a plea & as of record heretofore the
 Debt being three times publicly called
 to come into Court made default of
 appearance here the Plffs Nonfuit & the
 Action dismissed &

Samuel Mather of Westfield in our County of Hampshire Esq. & Elizer Mather
 of Northampton Esq. both of Northampton in
 Capacity Yeomen Executors of the Last will
 & testament of Samuel Mather late of
 Northampton Esq. Dec. in se Capacity Plffs
 vs Phineas Symons of Hadley in our County
 of Northampton on the Estate of Gideon
 Symons late of Northampton Dec. in se
 Capacity Debt In a plea & as of record
 heretofore It is ordered by the Court that
 that this case be continued untill next
 term & that the parties have day here untill
 the first Tuesday of August next &

Jonathan Parker of Pyunge in the County of
 Cheshire & State of New Hampshire Esq.
 vs George Wheeler & Phineas Wheeler
 both of Greenwich in our County Debt
 in a plea & as of record heretofore the Debt
 being three times publicly called to
 come into Court made default of appearance
 here the Plffs Nonfuit & the Action
 dismissed &

Calhoun Cooley of Westfield in our County of
 Hampshire Yeoman Pilgr John Cooley
 of Ware in our County husbandman Debt Mr. Cooley
 In a plea & as of record heretofore the parties
 appear & agree to have this case continued untill
 next term under the former Rule thereupon
 it is considered by the Court that the
 parties have day here untill the first
 Tuesday of August next &

Phillip Fromer of Newpoint in the County of
 Bennington & State of Vermont Yeoman
 vs John Gilmore of a place called Number 1
 seven in our County of Hampshire Yeoman
 Debt In a plea & as of record heretofore the
 parties appear & agree to have this case continued
 untill next term under the former Rule
 thereupon it is considered by the Court that
 the parties have day here untill the first
 Tuesday of August next &

Padgett
vs
Butler

Bradford Padgett of Ware in our County of
Hampshire trades. Pyllos Eliza Butler the woman &
& Nathan Nichols trades. State of Williamstown
in our County of Berkshire Defts in a plea
as of record heretofore the parties appear & agree
to continue this case untill next term under
the former rule thereupon it is considered by
the Court that the parties have day here untill the last
Tuesday of August next
Simon Strong of Amherst in our County
of Hampshire Esq. vs John Marshall of Southbury
in our County of New Hampshire Deft In a plea
as of record heretofore the Deft appears & moves
for a continuance of this case untill next term
thereupon it is considered by the Court
that the parties have day here untill the
last Tuesday of August next

Strong
vs
Marshall

Commonwealth
vs
Arnold

Commonwealth of Massachusetts vs
John Arnold of Woburn in our County of
Worcester Yeoman Deft In a plea as of
record heretofore the Deft being three
times publicly called to come into
Court makes default of appearance here
thereupon it is considered by the Court
that the Commonwealth recover against
him the sum of twenty five pounds
lawful money. Dated & Cost taxed at three
pounds. Exec 1st May 25th 1785

Dwight
vs
Hunt

Elizabeth Dwight of Springfield in the County of Hampshire Gentle
and Joseph Kethrop of West Springfield Clerk Pleas. Elizabeth Hunt
of Granby Yeoman Deft in a plea. The parties appear and
agree that this case be continued to under the former rule to
the next Term, and it is considered by the Court that they
have day here untill the last Tuesday of August next.

Gould
vs
Granger

Isaac Gould of Westfield in our County of
Hampshire Yeoman vs John Granger
of Suffield in the County of New-Hampshire & State
of Connecticut Gentle Deft In a plea as of
record heretofore the parties appear & agree
to have this case continued under the
former rule untill next term thereupon
it is considered by the Court that the
parties have day here untill the last Tuesday
of August next

Pratt
vs
Stiles

George Pratt of Granville in our County
of Hampshire Yeoman vs John Stiles of
Granville Yeoman Deft In a plea as of
record heretofore the Deft being three times
publicly called to come into Court makes
default of appearance here thereupon it is
considered by the Court that George Pratt
recover against John Stiles four pounds
six shillings & two pence damages & costs
taxed at four pounds ten shillings & expenses
Exec 1st June 29th 1785

Just Moot of the said Court in the
 County of Albany & State of New York. Yeoman
 Philip Job Hiles Junr of Granville in our
 County of Hampshire Yeoman Deft once
 before as of record heretofore the parties
 appear & agree to refer this case to the award
 Judgment & Determination of Col^d Robinson
 Oliver Phelps Esq & Mr Lloyd the award
 of them or either two of them to be final
 Heretofore Belding of Amherst in our County of Hamp
 shire Yeoman Plaintiff Dickinson & of our County
 Amherst Deft in a Plea as of record heretofore
 The Parties appear & by their Agreement it is con
 sidered by the Court that they have Day here untill
 the last Tuesday of August next

Proot
 Hiles
 Belding
 Dickinson

Andrew Cotton of Springfield Yeoman Plaintiff
 P^r Springfield Yeoman Deft in a Plea as of record heretofore
 being in their Award that P^r Andrew recover against P^r Thomas
 23. 14. 0 & Costs &c. The Court is considered that P^r Andrew
 do recovery Damages & Costs taxed at 4. 7. 2 1/2 & 1/2 p^r May 26. 1785.

Cotton
 vs
 Bates

Andrew Cotton vs P^r Brewer &c. The Parties ap
 pear and agree to a further continuance under the
 former Rule & it is considered that they have Day here
 untill the ~~last~~ Tuesday of August next

Cotton
 vs
 Brewer

John Ghent of Southwich in our County
 of Hampshire Gent^r Plaintiff White and
 Howder of Westfield in our County of
 Hampshire Yeoman Deft in a Plea as of
 record heretofore the Deft being three times
 publicly called to come into Court makes
 default of appearance here thereupon it is
 considered by the Court that s^r John recover
 against s^r Bilead six pounds twelve shillings
 & six pence Damages & Costs taxed at three
 pounds six shillings & six pence therefore &c.
recovery July 15. 1785

Ghent
 vs
 Howder

Thomas Thillam of Westfield in our
 County of Hampshire Yeoman Plaintiff
 Hannah Thillam of West Springfield in our
 County Widow Exec^t of the last will &
 Testament of John Thillam Dec^d in
 Capacity Deft & a Plea as of record
 heretofore the Deft being now three times
 publicly called to come into Court makes
 default of appearance here the P^r is
 Nonprossit & the Action dismissed

Thillam
 vs
 Thillam

John Lee Jun^r of Westfield in our County
 of Hampshire Yeoman Plaintiff Stephen Nelson
 of Upton in our County of Worcester Yeoman
 Deft in a Plea as of record heretofore the
 parties appear & agree to have this case cont^d
 untill next term thereupon it is considered
 by the Court that s^r parties have Day here
 untill the last Tuesday of August next

Lee
 vs
 Nelson

Smith
vs
Hale

Stephen Smith of Cumington in our
County of Hampshire Gentⁿ vs
Hale of a plantation called Number seven in
S^c County Gen^lman vs et al as of record
heretofore the parties severally appear
agree to have this case continued under
the former Rule without Costs untill next
term thereupon it is considered by the
Court that the parties have day here
untill next next Tuesday of August next

Syman
vs
Farrin

Samuel Syman of Springfield in our County
of Hampshire Gentⁿ vs Ex^{or} of the Last will
& testament of Charles Pynderson late of S^c
Springfield Esq^r dec^d since Cap^t by Peter
Benjamin Farrin of W^lborough in S^c
County Gen^lman vs et al as of record
heretofore the Def^t tho³ three times publicly
called to come into Court in these default
of appearance here thereupon it is considered
by the Court that S^d Samuel recover against
S^d Benjamin one hundred twenty three
pounds seven shillings & three pence Damages
& Costs taxed at two pounds four shillings
& ten pence Ex^{or} vs May 23^d 1785

Neal
vs
Winchel

George Neal of Stamford in our County
of Hampshire Gen^lman vs Peter Benjamin
Winchel of Westfield in S^c County Gentⁿ
vs et al as of record heretofore No
Judgment is now settled by the Court this
case is continued by a standing Rule of the
Court Wherefore it is considered by the
Court that the parties have day here untill
the last Tuesday of August next &c

Syman vs
Partner

Phineas Syman Gentⁿ vs Ben^{er} Marshall
Gen^lman & Sarah his W^{fe} Oliver Smith Gentⁿ
& Elizabeth his W^{fe} Timothy Syman Gentⁿ vs
et al as of record heretofore the Def^t
appear by Simon Strong Esq^r & the Def^t appears
& says that he is not guilty in manner & form
as the Def^t in their Declaration have alleged
& that he puts himself on the Country & the
Def^t likewise thereupon the Jurors of the
Court according to the form & effect of the
Statute in such case made & provided at this
time returned & being likewise impeached
swore upon their Oaths by that they find
the Def^t guilty in manner & form as the
Def^t have alleged & award damages at one pound
ten shillings Costs. Whereupon S^d Philip in his own
proper person appeals from the Judgment
of this Court to the Supreme Judicial Court
holden at Springfield in S^c for the County of
Hampshire the last Tuesday of September
next & he recognises with sureties as the
Law directs for his prosecuting his appeal
with effect as by S^d Clerk's name & date appears

Samuel Picket of Greenfield in our County
 of Hampshire Yeoman Plffs Thomas
 Cunningham of sd Greenfield Deft In a Picket
 plea & as of record heretofore the parties vs
 appear & Hugh McClellan & others Sherriffes Cunningham
 on this Case came into Court & bring in their
 award & they award that sd Samuel
 recover against sd Thomas two pounds &
 two shillings Damages & costs thereupon it
 is considered by the Court that sd
 Samuel recover against sd Thomas the
 sum of two pounds & two shillings Damages
 & costs taxed at two pounds & three pence
 Execd June 3^d 1785

Jonathan Warner & Noediah Warner Warner &
 both of Hurdley in our County of Hampshire vs
 Joint Debtors Plffs vs Titus Dickinson of Dickinson
 Northfield in our County above sd husbandman
 Deft In a plea & as of record heretofore
 the parties appear & agree to have this
 Case continued under the former Rule
 untill next term thereupon it is considered
 by the Court that sd parties have Day here
 untill the last Tuesday of August next

Isaac Symon of Northampton in our County Symon
 of Hampshire Yeoman Plffs Samuel Symon
 Hammon of Belchertown in our County vs
 Yeoman Deft In a plea & as of record heretofore
 the Deft being three times publicly called
 to come into Court makes Default of
 appearance here thereupon it is considered
 by the Court that sd

Benjamin Thompson of Ware in our County Thompson
 of Hampshire Yeoman Plffs Noah Thompson of Thompson
 Palmer in our County Yeoman Deft In a plea vs
 & as of record heretofore the parties
 appear & John Mc Masters & others Sherriffes
 on this Case now bring into Court their award
 & they award that the sd Benjamin
 recover against sd Noah one pound eleven
 shillings & six pence thereupon it is
 considered by the Court that sd Benjamin
 recover against sd Noah one pound eleven
 shillings & six pence Damages & costs taxed
 at two pounds counter shillings & eleven pence
 Execd May 25th 1785

Solomon Dan of Hatfield in the County of Hampshire Deafe
 & Isaac Dan Plffs John Dunsmore of New Braintree vs
 in the County of Worcester Deft In a plea Dunsmore
 The Parties appear and on the Motion of the Deft it is consid-
 ered by the Court that the said Parties have Day here un-
 till the last Tuesday of August next

Mathew
vs
Spafford & al

Timothy Mathew of Northampton in our
County of Hampshire Esq^r vs Andrew Spafford
Cordwainer Joseph Chamberlain Gent^r Benjamin
Chamberlain Esq^r Johnall of Dutton in our County
of Northshire Esq^r In a plea & use of record heretofore
the parties appear & Burges Woodbridge &
others the officers in this Court & bring
on their demand & after having heard the several
pleas proofs & allegations in the premises are of
opinion that the sum of five hundred & eight
pounds Continental Money which was tendered
to the D^{ty} by one of the D^{ts} on the fifteenth
day of April seventeen hundred & eighty together
with five hundred pounds like Money which
was indorsed on the Note was in full satisfaction
of a Note they therefore award & finally
determine that s^d Timothy receive the sum
of five hundred & eight pounds in full satisfaction
of his demand against the D^{ts} & that the sum
is considered by the Court that s^d Timothy
receive the aforesaid sum of five hundred & eight
pounds which the D^{ts} now pay in Court &
that s^d D^{ts} recover against s^d Timothy
their cost taxed at eight pounds & five pence
therefore &c

Williams & al
vs
Graves

Israel Williams of Northfield in our County
of Hampshire Esq^r & John Worthington of Spring
field in our County Esq^r vs Moses Graves of
Northfield in our County of Northshire Gent^r
D^{ty} In a plea & use of record heretofore the reason
it is considered by the Court that s^d John &
Israel recover against s^d Moses five hundred
& fifteen pounds & one penny lawful Money
D^{ty} & s^d D^{ts} taxed at three pound sixteen
shillings & ten pence thereupon s^d Moses
by Thomas Gold Gent^r comes & appeal from
the judgment of this Court to the Supreme
Judicial Court holden at Springfield the
fourth Tuesday of September next & he
recognizes with sureties as the Law directs
s^d Moses prosecuting his s^d Appeal with
effect on the s^d Recognizance on file appears
Elyah Stough of Southwick Esq^r George Abner Fowler of Southwick
Esq^r vs a D^{ty} The D^{ts} now award that s^d D^{ts}
recover against s^d D^{ty} & s^d D^{ts} & s^d D^{ts} & s^d D^{ts}
do recover against said Abner & s^d D^{ts} & s^d D^{ts} & s^d D^{ts}
D^{ty} of June 8. 1785

Stough
vs
Fowler

St.
vs
Shepherd

Joseph St. of Northfield in our County of
Northshire Esq^r vs Enock Shepherd of Chichester
in our County of Hampshire Esq^r vs Johnall of Dutton in our County
of Northshire Esq^r In a plea & use of record heretofore The D^{ty} being
now three times publicly called to come into
Court & make default of appearance none the reason
it is considered by the Court that s^d Joseph recover
against s^d Enock the sum of eleven hundred & thirty
seven pounds & lawful money D^{ty} & s^d D^{ts} & s^d D^{ts} & s^d D^{ts}
three pounds & three shillings & ten pence upon s^d Enock
by Caleb Strong Esq^r & appeal from the judgment of
this Court to the Supreme Judicial Court holden
at Springfield the fourth Tuesday of September
next & he recognizes with sureties as the Law directs

Mary Alsop of Middletown in the County of
Hartford & State of Connecticut Plaintiff on the
State of Richard Alsop late of Middletown
now Deceased Defendant Plaintiff's Executors
Plaintiff of Mather in the County of Worcester

Alsop
Nourse

Under Test Inglese & ass of record heretofore
the parties appear & agree to have this case
continued untill next term thereupon
it is considered by the Court that the
parties have day here untill the last Tuesday
of August next

Joel Northrop of Newhewen in the
County of Newhewen & State of Connecticut
Plaintiff Peter Damon of Litchfield in the
County of Hampshire husbandman Defendant
Inglese & ass of record heretofore the parties
appear & agree to have this case continued
untill next term thereupon it is considered
by the Court that the parties have day here
untill the last Tuesday of August next

Northrop
Damon

James Church of Hartford in the County
of Hartford & State of Connecticut Plaintiff
Plaintiff Joseph Chamberlain of Sutton in
the County of Berkshire Gent Defendant
Inglese & ass of record heretofore the parties
appear & agree to have this case continued
untill next term thereupon it is considered
by the Court that the parties have day
here untill the last Tuesday of August
next

Church
Chamberlain

David Newcomb of Greenwich in the
County of Hampshire Yeoman Plaintiff
Plaintiff's Wife of D Greenwich husbandman
Defendant Inglese & ass of record heretofore the
Defendant being three times publicly called
to come into Court makes default of
appearance here the Plf is Non pro &
the Action dismissed

Newcomb
Wife

Joseph Morgan of Plainfield in the
County of Hampshire Shop Joiner Plaintiff
Plaintiff's Smith of Chertton & William Smith of
Sutton of Dudley both in the County of
Worcester Blacksmiths Defendants
Inglese & ass of record heretofore the Deft being three
times publicly called to come into Court
makes default of appearance here thereupon
it is considered by the Court that the
Plf recover against the Defendants &
William twenty two pounds eleven
shillings & five pence Damages & Costs taxed
at three pounds one shilling & two pence
Exp^{ts} May 25th 1785

Morgan
Smith & al

Within
Henry

Daniel Pitkin of Hartford in the County of Middlesex
State of Connecticut Plaintiff vs Joseph Henry
of Southbury in our County of Hampshire
Yeoman. Ditt in a plea & answer record heretofore
the parties now appear & the judges Woodbridge
& others Presences on this case now come into
Court & bring in their award (il) they are
Judge & determine that sd Daniel recover
against sd Joseph the sum of six pounds
eighteen shillings thereupon it is considered
by the Court that sd Daniel recover against
sd Joseph the Afored sum of six pounds
& eighteen shillings Damages & Costs taxed
at three pounds nineteen shillings &
three pence half penny test up June 9th 1785

Butt
Davenport

Martha Butts of Dorchester in our
County of Suffolk Widow vs Benjamin
Davenport of Haddley in our County of Hampshire
Merchant Agent & Trustee of William Allen
Deft in a plea & answer record heretofore
The Deft being now three times publicly
called to come into Court makes default of
appearance here thereupon it is considered
by the Court

Bingham
vs
Henry

Jabez Bingham of Hanover in the
County of Gloucester & State of New Hampshire
Plaintiff vs Joseph Henry of Southbury
in our County of Hampshire Yeoman Ditt
in a plea & answer record heretofore the parties
appear & the judges Woodbridge & others come into
Court & award Judge & determine that sd
Jabez recover against sd Joseph twenty
pounds nine shillings & thereupon
it is considered by the Court that sd Jabez
recover against sd Joseph the Afored sum of
twenty pounds nine shillings & thereupon
Damages & Costs taxed at three pounds
seventeen shillings & six pence June 9th 1785

Gurney
vs
Bowers

Benjamin Gurney of Rummingtown in
our County of Hampshire Yeoman Plaintiff vs
Ephraim Bowers of Hatfield in our County
Yeoman Ditt in a plea & answer record heretofore
The Ditt appears & prays that his Costs may
be allowed him thereupon it is considered
by the Court that sd Ephraim recover
against sd Benjamin his Costs taxed at
40 pence & expens Oct 7. 1785

Lee
vs
Leonard

Thomas Hayes West Springfield in our County
of Hampshire Yeoman Plaintiff vs Joseph Attey
& Mary Leonard both of West Springfield in our
County Deme on the Estate of Deceased
late of West Springfield Decd in our County
Ditt in a plea & answer record heretofore the
Deft now appears & moves for continuance
of this case thereupon it is considered by the
Court that sd parties have day here until
the last Tuesday of August next

James Case of Sibley in our County of
 Putnam Plaintiff vs Edward Burdett of
 Conway in our County of Hampshire Defendant
 Case
 Burdett
 The Plaintiff appears by William Billings Esq.
 & the Defendant three times publicly
 called to come into Court makes default
 of appearance here thereupon it is considered
 by the Court that he recover against
 the sum of

James Noble of Benson in the County of
 Middlesex Plaintiff vs Robert
 Mops House of Southwick in our County of
 Hampshire Defendant
 Noble
 House
 The Plaintiff appears by the Defendant three
 times publicly called to come into Court
 makes default of appearance here the Plaintiff
 Non-suit the Action dismissed

James Spear of Newbury in the County of
 Orange & State of Vermont Plaintiff vs
 Malcom Henry of Berwick in our County of
 Berks Plaintiff vs Henry
 The Plaintiff appears by the Defendant three
 times publicly called to come into Court
 makes default of appearance here thereupon
 it is considered by the Court that he recover
 against the sum of James
 pounds sixteen shillings & eight pence
 Damages & Costs taxed at two pounds
 thirteen shillings & ten pence Exec. May 21st 1795

Eli Wing of Pithfield in our County
 of Berks Plaintiff vs Timothy
 Caldwell of Westfield in our County of
 Hampshire Defendant
 Wing
 Caldwell
 The Plaintiff appears by the Defendant three
 times publicly called to come
 into Court makes default of appearance
 here thereupon it is considered by the
 Court that he recover against the
 sum of Timothy
 pounds thirty two shillings & six pence
 Damages & Costs taxed at two pounds
 thirteen shillings & six pence Exec. May 21st 1795

Cornel Goodrich of Pollit in the County of
 Huntington & State of Vermont Plaintiff vs
 Thomas Morley of Westfield in
 our County of Hampshire Defendant
 Goodrich
 Morley
 The Plaintiff appears by the Defendant three
 times publicly called to
 come into Court makes default of appearance
 here thereupon it is considered by the Court
 that he recover against the sum of
 four pounds five shillings & eight pence
 Damages & Costs taxed at three pounds
 seven shillings & six pence Exec. May 21st 1795

Thamer
vs
Tracy

Francis Thamer of Pittsfield in our County of
Berkshire Yeoman Plffs Gaber Tracy of
Chester in our County of Hampshire
Deft & a Plea & a Copy thereof heretofore
the Deft being now three times publicly
called to come into Court making default
of appearance here thereupon it is
considered by the Court that sd Francis
recover against Gaber seven pounds
thirteen shillings & five pence Damages &
costs taxed at two pounds thirteen shillings
& four pence Excise May 2nd 1785

White
vs
Dwey & al

Brissol White of Wrentham in our County
of Hampshire Labourer Plffs Noble Dwey
& Stephen Dwey Yeoman Solomon Dwey
& Henry Dwey Yeoman all of Westfield in
sd County Defts & a Plea & a Copy thereof
heretofore the Plff appears by Moses
Bliss Esqr & the Defts by John Phelps Esqr
& come & say they are not guilty in Manner
& form as the Plff alleged & whereof put
themselves on the Country thereupon the
Jurors of the Jury according to the form &
effect of the Statute in such Case made
provided being impaneled at this time
returned & being likewise demanded come
who to say the truth concerning the
Premises declare upon their Oaths that they
find the Defts guilty in Manner & form
as the Plff alleged & also Damages at
two hundred pounds thereupon it is
considered by the Court that sd Brissol
recover against sd Noble Stephen Solomon
& Henry the sum of two hundred pounds
Damages & costs taxed at
Whereupon the Defts by John Phelps Esqr
appeal from the Judgment of this Court
to the supreme Judicial Court holden at
Springfield the fourth Tuesday of September
next In and for the County of Hampshire
& he recognises with sureties as the Law
directs for the Defts prosecuting their appeal
with effect as by sd recognizance on file
appears

Bliss
vs
Hall

Moses Bliss of Springfield in our County of
Hampshire Esqr Plffs Abigail Hall of
in our County of Berkshire Rem^x on the
State of Miles Hall Esqr Lesor Yeoman
Deft In sd Capacity till the parties appear
& agree to have this Case cont^d untill next
Term thereupon it is considered by the
Court that sd parties have day thereuntill
the first Tuesday of August next

William Scott of Palmer in our County of Hampshire
Gent^r Philip Samuel Blair of Blainden in the County of Scott
& Patrick Watson of S. Palmer Gent^r & the
pleas as of record heretofore the Debt being Blainden
three times publicly called to come into
Court makes default of appearance here
thereupon it is considered by the Court that
S. William recover against S. Samuel &
Patrick twenty one pounds nineteen shillings
& five pence Damages & Costs taxed at two
pounds four shillings & ten pence Ex^{ce} ip^{so} May 2nd 1788

Jonathan Dwight of Springfield in our County of
Hampshire Gent^r Philip Jonathan Loomis
of West Springfield in the County of Newham.
pleas as of record heretofore the Plaintiff appears
by Moses Bliss Esq^r & the Debt has three times
publicly called to come into Court makes
default of appearance here thereupon it
is considered by the Court that S. Dwight
recover against S. Loomis eleven pounds
seventeen shillings & ten pence Damages &
Costs taxed at one pound fifteen shillings & eight
pence Ex^{ce} ip^{so} May 2nd 1788

Stephen Bay of Wallingford in the County of
Newhaven & State of Connecticut Gent^r Philip
Jonathan Loomis of Newham in our County of
Hampshire Yeoman Gent^r in pleas as of
record heretofore the Plaintiff appears by Moses
Bliss Esq^r & the Debt has three times publicly
called to come into Court makes default
of appearance here thereupon it is considered by
the Court that S. Stephen recover against
S. Loomis fourteen pounds seventeen shillings
& two pence Damages & Costs taxed at two pounds
three shillings & eight pence Ex^{ce} ip^{so} May 2nd 1788

John Morgan Murty Francis Stebbins of
Springfield in our County of Hampshire
Gent^r Frederic Philip Davis Esq^r of Haddley in
the County of Newham Gent^r in pleas as of
record heretofore the Plaintiff appears by Moses Bliss
Esq^r & the Debt being three times publicly
called to come into Court makes default
of appearance here thereupon it is considered
by the Court that S. Davis & Stebbins recover
against S. Davis the sum of ten pounds
Damages & Costs taxed at one pound eleven
shillings & six pence Ex^{ce} ip^{so} May 26th 1788

Amos Jones of Colchester in the County of
Newham & State of Connecticut Gent^r Philip
Goswami Belmwith Curitate of Palmer in
our County of Hampshire Yeoman Gent^r in
pleas as of record heretofore the Debt
being three times publicly called to come
into Court makes default of appearance
here thereupon it is considered by the
Court that S. Amos recover against S. Jones
eight pounds & one shilling Damages &
Costs taxed at two pounds four shillings &
eight pence Ex^{ce} ip^{so} June 9th 1788

Parks
vs
Henry

Warham Parish of Stamford in our County
of Hampshire Esqr. Plffs Malcom Henry
vs our County of Berkshire Debt. In a
plea & as of record heretofore the Debt
being now three times publicly called
to come into Court makes Default of appearance
here thereupon it is considered by the
Court that sd Warham recover against
sd Malcom twenty nine pounds nine
shillings & six pence Damages & Costs
taxed at two pounds & five shillings
Excepit May 26th 1785

Parks
vs
Leonard

Warham Parish of Stamford in our County
of Hampshire Esqr. Plffs Nathan Leonard
vs our County of Worthington in sd County. German
Debt In a plea & as of record heretofore
the Plff appears by Moses Bliss Esqr. &
the Debt tho' three times publicly
called to come into Court makes Default
of appearance here thereupon it is
considered by the Court that sd Warham
recover against sd Nathan one hundred
seventeen pounds twelve shillings five pence
Damages & Costs taxed at two pounds
four shillings & eight pence Excepit May 26th

Fuller
vs
Lee

Jeremiah Fuller of Coventry in our
County of Windham & State of Connecticut
Plffs Smith vs Elijah Lee of Haverley
in our County of Hampshire German
Debt In a plea & as of record heretofore
the Debt being now three times publicly
called to come into Court makes Default
of appearance here thereupon it is
considered by the Court that sd Jeremiah
recover against sd Elijah six pounds
seven shillings & three pence Damages
& Costs taxed at one pound nineteen
shillings Excepit May 26th 1785

Wilder
vs
Daniels

John Wilder of Springfield in our County
of Hampshire German Plff vs Dan Daniels
of Worthington in sd County German Debt
In a plea & as of record heretofore the Debt
being now three times publicly called
to come into Court makes Default of
appearance here thereupon it is considered
by the Court that sd John recover against
sd Dan the value & possession of the Land
here for & Costs taxed at one pound fifteen
shillings & eight pence
Writ of Habeas Corpus June 9. 1785

Joseph Chamberlain of Dedden in our County
of Hampshire Gent. v. James Chamberlain
of Hantsford in the County of Hantsford
State of Connecticut Plaintiff vs Defendant
In a plea & ass of record heretofore the parties
appear & agree to have this case cont'd
untill next term thereupon it is considered
by the Court that sd parties have
stay here untill the last Tuesday of
August next

Wm. Chaffee of a place called Vermont Chaffee
Gent. v. Nathaniel Daniels of
Worthington in our County of Hampshire
Geomans Deft. In a plea & ass of record
heretofore the parties appear & agree
to have this case continued untill
next term thereupon it is considered
by the Court that sd parties have
stay here untill the last Tuesday
of August next

Sett Mays of Things Dittrich in Mays
The County of Albany & State of New
York Plaintiff v. Benjamin Chapman
of Manicoh in the County of Berkshire
Deft. In a plea & ass of record heretofore
the Deft being three times publicly
called to come into Court makes
default of appearance here thereupon
it is considered by the Court that sd
plaintiff recover against sd Defendant thirteen
pounds sixteen shillings & three pence
damages & costs taxed at three pounds
nine shillings & seven pence
Ex'p July 30 1785

Musell Kellogg of Kinderhook in
The County of Albany & State of New
York Plaintiff v. Jonathan Dwight
of Northampton in our County of
Hampshire Geoman Deft. In a plea &
ass of record heretofore the Deft being now
three times publicly called to come into Court
makes default of appearance here thereupon it
is considered by the Court that sd Plaintiff recover
against sd Deft the sum of twenty seven pounds
nineteen shillings & six pence damages & costs taxed
at three pounds one shilling & ten pence
Ex'p May 23 1785

Musell Kellogg of Kinderhook in the
County of Albany & State of New York Plaintiff
v. Comfort Eaton of Chesterfield in our
County of Hampshire Geoman Deft. In a plea
& ass of record heretofore this is now considered by
the Court that sd Plaintiff recover against sd
Comfort one hundred & eighteen pounds seventeen
shillings & one pence damages & costs taxed at
three pounds & six pence whereupon sd Comfort
by Caleb Strong Esq. & appeals from the judgment
of this Court to the Supreme Judicial Court holden at
Springfield in & for our County of Hampshire
the fourth Tuesday of September next & he
recogizes with securities as the Law directs for sd
Comforts prosecuting his appeal with effect as by sd
Prognounce of file appears

Warner
vs
Hendrick

Jonathan Warner & Noadiah Warner
both of Hadley in our County of Hampshire
Joint traders vs Eliah Hendrick of
Warwick in County Yeoman Debt Exce
pleas & case of record heretofore the Debt being
now three times publicly called to
come into Court makes default of
Appearance here thereupon it is considered
by the Court that sd Jonathan & Noadiah
recover against sd Eliah four pounds
thirteen shillings & ten pence Damages
& Costs taxed at one pound eighteen
shillings & eight pence Ex'ise May 25th 1785

Warner
vs
Webster & al

Noadiah Warner of Hadley in our County of
Hampshire trader vs Peter Erskine Webster
of Northfield in County Blakelysmith &
Gad Corp of sd Northfield Cordwainer Debt
Excepleas & case of record heretofore the
Debt being now three times publicly called
to come into Court makes default of Appearance
here thereupon it is considered by the
Court that sd Noadiah recover against sd
Gad the sum of twenty three pounds ten
shillings & nine pence Damages & Costs
taxed at one pound eighteen shillings & two
pence Ex'ise May 25th 1785

Newcomb
vs
Thornton

Daniel Newcomb of Greene in the
County of Cheshire & State of New Hampshire
Esq vs Peter John Thornton of Greenfield in
County Yeoman Debt Excepleas & case of
record heretofore the Debt being now
three times publicly called to come into
Court makes default of Appearance here
thereupon it is considered by the Court
that sd Daniel recover against sd John
four pounds ten shillings & eight pence
Damages & Costs taxed at two pounds
fifteen shillings & ten pence Ex'ise May 25th 1785

Arthur
vs
Parks

Richard Arthur of Westfield in our
County of Hampshire Yeoman vs Nathan
Parks of sd Westfield Yeoman Debt Exce
pleas & case of record heretofore the Debt being
now three times publicly called to come
into Court makes default of Appearance here
thereupon it is considered by the Court that
sd Richard recover against sd Nathan the
sum of seven pounds five shillings & eight pence
Damages & Costs taxed at one pound sixteen
shillings & two pence Ex'ise May 25th 1785

Samuel Wolcott of Westfield in our County of Hampshire Gent^l vs Judah Williams of Westfield in our County of Berkshire Gent^l Debt In appearance & as of record heretofore the Debt being now three times publicly called to come into Court makes Default of appearance here the Court appears & prours Judgment thereupon it is considered by the Court that ^{he} Samuel recover against ^{him} Judah sixty pounds six shillings & three pence Damages & costs taxed at two pounds five shillings & two pence Ex^{ce} ip^{so} May 3rd 1785

Marmah Mosely of Westfield in our County of Hampshire Gent^l vs an ^{other} Jesse Sacket of Westfield Gent^l Debt In appearance & as of record heretofore the Debt being now three times publicly called to come into Court makes Default of appearance here thereupon it is considered by the Court that ^{he} Marmah recover against ^{him} Jesse the sum of seventeen pounds & 10 pence Damages & costs £ 1. 10. 0 Ex^{ce} ip^{so} Oct 17. 1785

John Wilcocks of Southwich in our County of Hampshire Gent^l vs Daniel Warner of Southwich Gent^l Debt In appearance & as of record heretofore the Debt being now three times publicly called to come into Court makes Default of appearance here thereupon it is considered by the Court that ^{he} John recover against ^{him} Daniel seven pounds two shillings & three pence Damages & costs taxed at two pounds & ten pence Ex^{ce} ip^{so} June 15th 1785

Paul Whitney & Abel Whitney Gent^l vs Westfield in our County of Hampshire Debt vs James Campbell of Southwich in our County of Hampshire Gent^l In appearance & as of record heretofore the Debt being now three times publicly called to come into Court makes Default of appearance here thereupon it is considered by the Court that ^{he} Paul & Abel recover against ^{him} James the sum of £ 8. 8. 0 Ex^{ce} ip^{so} July 11. 1785

Phineas Stephens of Simsbury in our County of Hampshire Gent^l vs an ^{other} Enos Loomis of Southwich in our County of Hampshire Gent^l Debt In appearance & as of record heretofore the Debt being now three times publicly called to come into Court makes Default of appearance here thereupon it is considered by the Court that ^{he} Phineas recover against ^{him} Enos ten pounds six shillings & seven pence Damages & costs taxed at two pounds & ten pence Ex^{ce} ip^{so} June 29. 1785

Loomis
vs
Gray

Enoch Loomis of Westfield in our County of
Hampshire Plaintiff vs John Gray of
Westfield Defendant In a plea & case of
record heretofore the Deft being now three
times publicly called to come into Court
makes default of appearance here thereupon
it is considered by the Court that sd
Enoch recover against sd John ten
pounds one shilling & eight pence Damages
& Costs taxed at two pounds three
shillings & one penny Exec^{is} June 29th 1795

Granger
vs
Hale & al

Amos Granger of Suffield in our
County of Hampshire Plaintiff vs
Jonathan Hale & Joseph Hemenway both
of West Springfield in sd County Defendants
Deft In a plea & case of record heretofore
the Plf appears by John Phelps Gent
& the Deft being now three times publicly
called to come into Court makes default
of appearance here thereupon it is
considered by the Court that sd Amos
recover against sd Jonathan & Joseph
the sum of twenty three pounds & ten
shillings lawful Money Debt & Costs taxed
at two pounds three shillings & eight
pence Exec^{is} June 29th 1795

McCurley
vs
Taylor

Alexander McCurley of the City County
& State of New York Merchant Plaintiff vs
John Taylor of Northborough in our
County of Worcester Yeoman Deft In a
plea & case of record heretofore the
parties appear & agree to have this case
continued untill next term & then to present
to be final thereupon it is considered by
the Court that sd parties have day
here untill the first Tuesday of August next

Dwight
vs
Voble

Noah Dwight of Westfield in our County
of Hampshire Plaintiff vs Stephen
Voble of Westfield Yeoman Deft In a
plea & case of record heretofore the Deft
being now three times publicly called to
come in to Court makes default of appearance
here the Plf's Nonfit & the Action dismissed

Marchet
vs
Carrall

Oliver Marchet of Suffield in the County
of Hartford & State of Connecticut Plaintiff vs
Timothy Carrall of Westfield in our
County of Hampshire Defendant Deft In a plea
& case of record heretofore the parties appear
& agree to have this case continued untill
next term thereupon it is considered by
the Court that sd parties have day here
untill the first Tuesday of August next

James Swan of Boston in our County of Suffolk Merchant Ex^r of the last will & testament of William Dennis late of Boston Merchant dec^d And Capienter v^s Officer Benjamin Leonard the 2^d of West Springfield in our County of Hampshire Yeoman Deft In a plea & case of Record heretofore the parties now appearing agree to have this case continued untill next terms thereupon it is considered by the Court that the parties have day here untill the last Tuesday of August next

Daniel Goodwin of Hartford in the County of Hartford & State of Connecticut Gentleman v^s Samuel Cook of Meriden in our County of Hampshire Yeoman Deft In a plea & case of Record heretofore the Deft being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that the Deft recover against sd Samuel twenty five pounds Lawful Money Damages & costs taxed at one pound fifteen shillings & six pence Ex^r ip^s May 23^d 1785

Moses Bart of Wilbraham in our County of Hampshire Yeoman v^s Officer Taber Hancock of Long Meadow in sd County Wheelwright Deft In a plea & case of Record heretofore the Deft being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd Moses recover against sd Taber twenty pounds two shillings & two pence Damages & costs taxed at one pound eighteen shillings & ten pence Ex^r ip^s May 29th 1785

Moses Bart of Wilbraham in our County of Hampshire Yeoman v^s Officer Taber Hancock of Long Meadow in sd County Wheelwright Deft In a plea & case of record heretofore the Deft being now three times publicly called to come into Court makes default of appearance here the Deft's Motion is dismissed

Parks
vs
Clap

Warham Parks of Bolton in our County of Hampshire Esq. vs. Oliver Remondin Attorney on the Petition of Eliza Parks late of Walsley Esq. deceased in a plea & case of record heretofore the 1st being now three times publicly called to come into Court under default of appearance there the Petitioner Nonprossit & the Petitioner Dismissed

Whitney
vs
Town & al

Benjamin Whitney of Cambridge in the County of Albemarle & State of New York husband man vs. Moses Israel Town & Thaddeus Mainville husband men & Eliza Newton woman all of Southtown in the County of Hampshire Defts. In a plea & case of record heretofore the parties appearing Ebenezer Matthews & others referees on a case come into Court & awarded that sd. Benjamin recover against sd. West fifteen pounds five shillings & ten pence damages & costs taxed at three pounds eleven shillings & seven pence Ex^{ra} May 25th 1785.

Amory
vs
Hunt trustee

Elizabeth Amory of Boston in our County of Suffolk Widow vs. Thomas Amory late of sd. Boston Merchant deceased in a case of record vs. Stephen Warner of Chesterfield in our County of Hampshire agent & trustee of Samuel Hunt agent & trustee of Samuel Hunt an abscinder & absconding Debtor. Dft. This ordered by the Court that sd. Case be continued until next term & that sd. parties have day here until the last Tuesday of August next.

Conrney
vs
Inhabitants
of Pelham

Isaac Conrney of Pelham in our County of Hampshire husband man vs. The Inhabitants of sd. Pelham Dfts. In a plea & case of record heretofore the parties appearing agree to have this Case continued until next term thereupon it is considered by the Court that sd. parties have day here until the last Tuesday of August next.

Dickinson
vs
Cahoon

Obadiah Dickinson of Hatfield in our County of Hampshire Gent. vs. John Cahoon late of Conway in the County of Hancock & Eliza Amos late of Deerfield in the County of Gen. Dfts. In a plea & case of record heretofore the 1st being now three times publicly called to come into Court under default of appearance here thereupon it is considered by the Court that sd. Obadiah recover against sd. John & Eliza thirty three pounds & seven shillings damages & costs taxed at one pound sixteen shillings & ten pence Ex^{ra} May 26th 1785.

Benjamin Grant of East Windsor in the
County of Hartford & State of Connecticut
Gent^{le} Messrs Smith Bailey of Granby in
our County of Hampshire Women Deft
Inap^{er} & as of record heretofore the Deft
being now three times publicly called to
come into Court makes default of appearance
here thereupon it is considered by the Court
that ~~Benjamin~~ recover against ~~Benjamin~~ Smith
Nine pounds eighteen shillings & three pence
Damages & Costs taxed at one pound eighteen
shillings & two pence Ex^{ris} May 25th 1785

Luther Granger of Granby in our
County of Hampshire Plaintiff Messrs
M^{rs} Levensworth of Wethersfield in the County
of Litchfield & State of Connecticut Women
Deft Inap^{er} & as of record heretofore
the Deft being now three times publicly
called to come into Court makes default
of appearance here thereupon it is
considered by the Court that ~~Benjamin~~ Luther
recover against ~~Benjamin~~ M^{rs} Levensworth
Nine shillings Damages & Costs taxed at two
pounds five shillings & four pence Ex^{ris} July 4th 1785

Samuel Good man of Southbury in
our County of Hampshire Women Plaintiff
M^{rs} Levensworth & Gideon & Levensworth
both late of ~~Benjamin~~ Southbury Gent^{le} Deft In
ap^{er} & as of record heretofore the Deft being
now three times publicly called to come
into Court makes default of appearance
here thereupon it is considered by the Court
that ~~Benjamin~~ Samuel recover against ~~Benjamin~~ M^{rs} Levensworth
& Gideon sixteen pounds & sixteen shillings
Damages & Costs taxed at two pounds five
shillings & four pence Ex^{ris} July 6th 1785

John Thiny of Northampton in our
County of Hampshire Tanner Plaintiff William
Thomas of Greenwich in our County of Worcester
Deft Inap^{er} & as of record heretofore the
Deft being now three times publicly called
to come into Court makes default of appearance
here thereupon it is considered by the Court
that ~~Benjamin~~ John recover against ~~Benjamin~~ W. Thomas
Six pounds seven shillings & ten pence Damages
& Costs taxed at one pound fourteen shillings
Ex^{ris} May 25th 1785

Matthews Esr Samuel Matthews of Westfield in our County
of Hampshire Esr. Eliza Matthews & Timothy
Stricklands^{vs} Matthews both of Northampton in our County
Executors of the Last Will & Testament of
Samuel Matthews late of Northampton
agreed Esr. died in & Capacity Plffs
Elizabeth Newton Widow & Samuel Cook
Gentⁿ both of Hadley in our County of
Hampshire Agents & Trustees of John
Strickland late of St. Hadley Clerk -
It is now ordered by the Court that
this case be continued untill next
term & that sd parties have day here
untill the last Tuesday of August next

Strong & al Phoebe Strong Widow & Caleb Strong Esr both
of Northampton in our County of Hampshire
Stricklands^{vs} Plffs Elizabeth Newton Widow & Samuel Cook
Gentⁿ both of Hadley in our County of Hampshire
Agents & Trustees of John Strickland late of St. Hadley
Clerk died in & Capacity Defs In a plea as
of Record heretofore It is now ordered by
the Court that this case be continued
untill next term & that sd parties have
day here untill the last Tuesday of August
next or

Spafford Jacob Spafford of Adams in our County
of Hampshire Plffs Esrbail Webster of
Northfield in our County of Hampshire
Placit with Deft In a plea as of Record
heretofore The Deft being now three times
publicly called to come into Court makes
default of Appearance here thereupon it
is considered by the Court that sd Jacob recover
against sd Esrbail nineteen pounds nineteen
shillings & three pence Damages & Costs taxed
at two pounds seventeen shillings & four pence
Executed May 25th 1785

Smith Samuel Smith of Hatfield in our
County of Hampshire Gentⁿ Plffs Samuel
Parsons of Northampton in & County Gentⁿ
Def^t In a plea as of Record heretofore The Def^t
being now three times publicly called
to come into Court makes default of Appearance
here thereupon it is considered by the Court
that sd Smith recover against sd Parsons
eighteen pounds & nineteen shillings Damages
& Costs taxed at one pound twelve shillings
& six pence Executed May 25th 1785

Walker & al John Walker of Hadley in our County of
Hampshire & Jonathan Hill Wife Plffs & Exec
Marshall Marshall of Amherst in & County Agents
Def^t In a plea as of Record heretofore the
Def^t being now three times publicly called
to come into Court makes default of Appearance
here thereupon it is considered by the Court
that sd John & Jonathan recover against sd
Marshall ten pounds three shillings & one penny
Damages & Costs taxed at one pound twelve
shillings & six pence Executed May 25th 1785

Benjamin Ward of South Brimfield in
our County of Hampshire husbandman ^{Ward}
~~Plffs~~ ~~Benjamin~~ Collins of the South Brimfield ^{Collins}
Yeomen Dft In a plea & as of Record
heretofore the Dft being now three times
publicly called to come into Court makes
Default of Appearance here the Plffs Request
the Action dismissed

Jabez Nichols of Brimfield in our County Nichols
of Hampshire Yeoman Plffs John Sherer Sherer
Junr of Palmer in our County husbandman
Dft In a plea & as of Record heretofore
the Dft being now three times publicly
called to come into Court makes Default of
appearance here thereupon it is considered
by the Court that sd Jabez recover against
sd John ten pounds & seventeen shillings
Damages & Costs taxed at two pounds six
shillings & two pence Exec 10th May 25th 1788

Nathan Graves of Palmer in our County Graves
of Hampshire Esqr Plffs John Sherer &
Joseph Sherer both of sd Palmer Yeomen Dfts Sherer
In a plea & as of Record heretofore the
Dfts being now three times publicly
called to come into Court makes Default
of appearance here the Plffs appear &
prays Judgment thereupon it is considered
by the Court that sd Nathan recover against
sd John & Joseph the sum of thirty pounds
one shilling eight pence Damages &
Costs taxed at two pounds three shillings
eight pence Exec 10th May 25th 1788

Samuel Bates of Brimfield in our County Bates
of Hampshire husbandman Plffs
Wm Bates of sd Brimfield husbandman Bates
Dft In a plea & as of Record heretofore
the Parties appear & agree to have this
Case continued untill next term thereupon
it is considered by the Court that sd
Parties have day here untill the next
Tuesday of August next

John Sherer Junr of Palmer in our County Sherer
of Hampshire husbandman Plffs Samuel Abulup
& Samuel Draper of sd Brimfield husbandmen
Dfts In a plea & as of Record heretofore
the Dft being now three times publicly
called to come into Court makes Default of
Appearance here thereupon it is considered
that sd John recover against sd Abulup &
Draper fifteen pounds one shilling & ten
pence Damages & Costs taxed at two pounds
& two shillings & eight pence Exec 10th May 25th 1788

Brakenridge of Palmer in our County
vs
Jones of Hampshire husbandman Plffs vs
Jones of Hampshire in our County of the County
Woman Debt In a plea & as of Record
heretofore the Debt being now three times
publicly called to come into Court
makes default of appearance here therefore
it is considered by the Court that s^d
James recover against s^d Jones forty
two pounds three shillings & sixpence
Damages & Costs taxed at two pounds
five shillings & four pence Ex. 15th May 1845

McClintock
vs
Whitcomb

Joseph McClintock Plff vs Lot Whitcomb Deft vs
The Deft appears & the said Lot comes & defends the Force Injury &c
wherein and saith he never grounded in Manner Form or Sub
himself on the County & s^d Joseph removing liberty to waive
the & say of Deft. The is bad & pray, say & s^d Lot say his
The is sufficient &c Judge for the Deft his Costs &c
The Deft appeals to the next Supreme Judicial Court & owing
as according to Law &c

Sherer
vs
Inhabitants
of Palmer

Joseph Sherer of Palmer in our County of
Hampshire Woman Plffs vs Inhabitants of
Palmer Defts In a plea & as of Record
heretofore the Debt being now three times
publicly called to come into Court
makes default of appearance here
therefore it is considered by Court that
s^d Joseph recover against s^d Inhabitants
thirty three pounds five shillings & two
pence Damages & Costs taxed at two
pounds & two pence Ex. 15th May 1845

Pratt
vs
Belting

Joseph Pratt of Conway in our County of
Hampshire Woman Plffs vs Samuel Belting of
Malden in s^d County Woman Debt In a plea
& as of Record heretofore the Deft appears
by William Billings Esqr & the Deft the
three times publicly called to come into
Court makes default of appearance here therefore
it is considered by the Court that s^d Joseph
recover against s^d Samuel seven pounds eleven
shillings & seven pence Damages & Costs taxed
at two pounds six shillings & four pence
Ex. 15th May 1845

Wells
vs
Field

Elijah Wells of Conway in our County of
Hampshire Woman Plffs vs John Field of Amherst
in s^d County Debt In a plea & as of
Record heretofore the Deft being now three
times publicly called to come into Court
makes default of appearance here therefore it
is considered by the Court that s^d Elijah
recover against s^d John the sum of

Samuel Ware Junr of Conway in our County
of Hampshire Physician Plffs Daniel Ware
Ditminster of Haffield in D County Gent^r Ditminster
Jest In a plea & as of Record heretofore
the Debt being now three times publicly
called to come into Court makes default of
Appearance here thereupon it is considered
by the Court that sd Samuel recover against
sd Daniel the sum of

Israel Williams Junr of Haffield Williams
In our County of Hampshire Gent^r Thayer
Plffs Abel Thayer of Williamsburgh in
D County Gent^r Jest In a plea & as of
Record heretofore the Debt being now
three times publicly called to come
into Court makes default of appearance
here thereupon it is considered by
the Court that sd Israel recover against
sd Abel fifty four pence ten fillings
& six pence Damages & Costs taxed at
one pence nineteen fillings & four pence
less 1/2 of May 25th 1785

David Sprague of Sunderland in our Sprague
County of Hampshire Yeoman Plffs Ephraim
Price of Sunderland Yeoman Jest In
a plea & as of Record heretofore the parties
appear and agree to have this case
continued untill Next Term thereupon
it is considered by the Court that sd
parties have day here untill the last
house day of August next &c

David & Jonahtan Sheres both Sheres
of Palmer in our County of Hampshire
Yeoman Plffs Jeremiah Battles of Swanwick
in the County of Cheahire & State of
New Hampshire Yeoman Jest In a plea
& as of Record heretofore the parties appear
And bothal suffer on this case Cominto
Court & award that sd David & Jonahtan
recover against sd Jeremiah the sum of
twenty five pounds & Costs of the sentence thereupon
it is considered by the Court that sd David
& Jonahtan recover against sd Jeremiah
the sum of twenty five pounds Lawful
Money Damages & Costs taxed at eight pounds
eleven fillings & eleven pence less 1/2 of May 25th 1785

Darling & Co
vs
Battles

Elijah Darling & Caleb Corbitt of
Belchertown in our County of Hampshire Yeomen
Plffs Jeremiah Battles of Swenney in the
County of Cheshire & State of New Hampshire
Yeoman. Dft In a plea & answer heretofore
the parties appear & William Scott and others
Referees on this Case come into Court &
award that sd Elijah & Caleb recover
against sd Jeremiah the sum of twelve pounds
thereupon it is considered by the Court
that sd Elijah & Caleb recover against sd
Jeremiah twelve pounds Lawful Money
Damages & Costs taxed at six pence four
shillings & nine pence Ex xps May 25th 1785

Jones
vs
Battles

Thomas Jones of Milbraham in our County of
Hampshire Yeoman Plffs Jeremiah Battles
of Swenney in the County of Cheshire & State
of New Hampshire Yeoman. Dft In a plea &
answer heretofore the parties appear &
William Scott & others Referees on this Case
come into Court & award that sd Thomas recover
against sd Jeremiah five pounds thirteen
shillings & one penny Damages & Costs taxed
at eight pence four shillings & eleven pence
Ex xps May 25th 1785

Thendal
vs
Battles

James Thendal of Ludlow in our County
of Hampshire Yeoman Plffs Jeremiah
Battles of Swenney in the County of Cheshire
& State of New Hampshire Yeoman. Dft In
a plea & answer heretofore the parties
appear & William Scott & others Referees on
this Case come into Court & award that sd
James recover against sd Jeremiah ten
pounds four shillings & four pence thereupon
it is considered by the Court that sd James
recover against sd Jeremiah ten pounds four
shillings & four pence Damages & Costs taxed at
eight pence sixteen shillings & ten pence
Ex xps May 25th 1785

Bagg
vs
Battles

Nobel Bagg of Belchertown in our County
of Hampshire Yeoman Plffs Jeremiah
Battles of Swenney in the County of Cheshire
& State of New Hampshire Yeoman. Dft In a
plea & answer heretofore the parties appear
& Wm Scott & others Referees on this Case come
into Court & award that sd Nobel recover
against sd Jeremiah the sum of twenty six pounds
thereupon it is considered by the Court that
sd Nobel recover against sd Jeremiah the sum
of twenty six pounds Damages & Costs taxed at
six pence ten shillings & eleven pence
Ex xps May 25th 1785

David Mores Jun^r of Palmerman County
of Hampshire Subornor Plffs Jeremiah Battle
of Swannery in our County of Cheshire & State
of New Hampshire Yeoman Dett & Deputys
as of Record heretofore the parties now
appear & William Scott & others Sherriffson
this case come into Court saw that David
recovers against Jeremiah twenty eight pounds
twelve shillings & five pence thereupon it
is considered by the Court that David
recovers against Jeremiah twenty eight
pounds twelve shillings & five pence Damages
& Costs taxed at eight pounds & one shilling
Ex ip^s May 25th 1795

Ebenezer Hopkins of Belcher town in
our County of Hampshire Subornor Plffs
Jeremiah Battle of Swannery of the County of Cheshire
& State of New Hampshire Yeoman Dett
as of Record heretofore the
parties appear & William Scott & others Sherriffson
on this case come into Court saw that
Ebenzer recovers against Jeremiah
two pounds ten shillings & nine pence thereupon
it is considered by the Court that Ebenzer
recovers against Jeremiah two pounds
ten shillings & nine pence Damages &
Costs taxed at seven pounds & ten shillings
& eleven pence Ex ip^s May 25th 1795

Mary Ann Townsend of Profton in
our County of Suffolk Gen^l Heueman Plffs
Moses Cook Jun^r of Amherst in our County
of Hampshire Yeoman Dett & Deputy
Sherriff of the same County Dett & Deputys
as of Record heretofore the parties appear
& agree to have this case continued until next
term thereupon it is considered by the
Court that the parties have day here until
the last Tuesday of August next

Madiah Dickinson of Attitude in our
County of Hampshire Gen^l Plffs Elizabeth
& Victor Midaw & Samuel Cook Gen^l both of
Haley in our County of Hampshire Agents
& Trustees of John Strickland late of s^d County
as of Record heretofore
it is ordered by the Court that this case
be continued until next term & that the
parties have day here until the last
Tuesday of August next

Giles Crouch & Ellog of Newley in our County
of Hampshire Physicians Plffs Elizabeth Newton
& Victor Midaw & Samuel Cook Gen^l both of s^d County
& Trustees of John Strickland late of s^d County
as of Record heretofore
it is ordered by the Court that this case be continued until
next term & that the parties have day here until the
last Tuesday of August next

Scott
vs
Eddy

William Scott of Palmer in our County of
Hampshire Gent^r vs Josiah Eddy of
Wilbraham in County of Genoa Def^r &c
after several times heretofore the Def^r
being now three times publicly called
to come into Court makes Default of
Appearance here the Pl^r is Dec^d with
the Action Dismissed

Robbins
vs
Thayer

Edward Hutchinson Robbins of Milton
in our County of Suffolk Esq^r vs Silas
Thayer of Belchertown
in our County of Hampshire Genoa Def^r
&c after several times heretofore the Def^r
being now three times publicly called
to come into Court makes Default of
Appearance here thereupon it is considered by the Court
that £ Robbins recover against £ Silas
twenty pounds seven shillings & seven pence
Damages &c Whereupon £ Silas now
appears by Wright Esq^r & after Esq^r & appears
from the judgment of this Court to the
Supreme Judicial Court holden at Spring
field in & for the County of Hampshire
the Plaintiff recognizes with Sureties to the
Law Directs for £ Silas prosecuting his
Appeal with Effect & by £ the Defendant
on file appears

Chapin
vs
Warriner

Ephraim Chapin of Springfield in our
County of Hampshire Gent vs Benjamin
Warriner of Wilbraham in County of Genoa
Def^r &c after several times heretofore
the Def^r being now three times publicly
called to come into Court makes Default
of Appearance here thereupon it is
considered by the Court that £ Chapin
recover against £ Benjamin the sum of

Thirkland
vs
Warwin

Elias Thirkland of Blanford in our
County of Hampshire Genoa Def^r vs
Enoch Warwin of Pittfield in our County
of Massachusetts Genoa Def^r &c after
several times heretofore the Def^r now appears
& prays that his Costs may be allowed him
thereupon it is considered by the Court that £
Thirkland recover against £ Elias his Costs taxed
at 18⁰⁰ &c
Sept 9 1785

Porter
vs
Hunsley

John Porter of West Springfield in the County of Hampshire
Gent vs John Hunsley of West Springfield in the County
of Hampshire Genoa Def^r in a Plea The Def^r appears
and agrees to pay for the Box see the record at the last Term &c
and the Box is contained &c

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Elijah Hunt of Northampton in our County of Hampshire Gent^r vs Israel Sheldon of Southampton in our County Gent^r Def^t In a plea of Plea
& as of Record heretofore the Def^t being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd^t Elijah recover against sd^t Israel the sum of

Daniel Shelton of Winchester in our County of Hampshire Yeoman vs Lenas Winslow of Barre in our County of Worcester Def^t In a plea of Plea
& as of Record heretofore the Def^t being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd^t Daniel recover against sd^t Lenas fifty four pounds five shillings & six pence Damages & costs taxed at two pounds & one penny
Ex^{ra} May 26th 1785

Jonathan Dickinson of Barre in our County of Worcester Def^t In a plea of Plea
& as of Record heretofore the Def^t being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd^t Jonathan recover against sd^t Lenas forty four pounds & six pence Damages & costs taxed at two pounds & one penny
Ex^{ra} May 26th 1785

Eliza Baker of Canaan in the County of Northampton vs Jonathan Purchase & Charles Purchase both of West Springfield in our County of Hampshire Defendants In a plea of Plea
& as of Record heretofore the Def^t being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd^t Eliza recover against sd^t Jonathan & Charles the sum of twenty four pounds ten shillings & six pence Damages & costs taxed at two pounds & one penny
Ex^{ra} May 26th 1785

Silas Porter of Northampton in our County of Hampshire Yeoman vs Gideon Dickinson of Putnam in our County of Worcester Def^t In a plea of Plea
& as of Record heretofore the Def^t being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd^t Silas recover against sd^t Dickinson ten pounds fifteen shillings & six pence Damages & costs taxed at one pound fifteen shillings & six pence
Ex^{ra} May 26th 1785

Strong
vs
Foot

Caleb Strong of New Hampton in our County
of Hampshire Esq. Plffs. Deb. Foot of Merryside
in sd County husbandman. Debt in appeal
is one of record heretofore the Debt being now
three times publicly called to come
into Court in default of Appearance
here thereupon it is considered by the
Court that sd Caleb recover against sd
Foot thirteen pounds six shillings & seven
pence Damages & Costs taxed at one pound
seventeen shillings & six pence Ex. 18

Thayer
vs
Timinson

Caleb Thayer of Shelburne in our County of
Hampshire Esq. Plffs. David Dickerson
of Fitchburg in sd County Gent. Debt in
appeal is one of record heretofore thereupon it
is considered by the Court that sd Caleb
recover against sd Timinson the sum of
one pound & that sd Parties have day here
untill the last Tuesday of August next

Murray
vs
Hovey & al

Joseph Murray of Newbury in our County
of Hampshire Esq. Plffs. Stephen Hovey
& Nicholas Brown both of South Weymouth
in our County of Hampshire husbandmen
Debt in appeal is one of record heretofore the
parties appeared & agreed to have the Damages
assessed at four pounds six shillings & six pence
Damages & Costs taxed at 11/10 Ex. 18
May 26th 1796

Leonard & al
vs
Morgan & al

Daniel Leonard & William Leonard both
of West Springfield in our County of Hampshire
Esq. Plffs. Justin Morgan & Joseph
Morgan both of sd West Springfield Esq. Plffs.
Debt in appeal is one of record heretofore
the Debt being now three times publicly
called to come into Court in default
of Appearance here thereupon it is
considered by the Court that sd
Daniel & William recover against sd Justin
& Joseph one hundred & twenty pounds &
nine shillings & Damages & Costs taxed
at one pound nineteen shillings & one penny
Whereupon sd Justin & Joseph by Messrs
Gifford & Lewis into Court appeals from
the judgment of the Court to the Supreme
Judicial Court holden at Springfield in and
for our County of Hampshire the 4th Tuesday
of September next at 10 o'clock in the forenoon
with
Clerks as the Law directs for sd Justin &
Joseph prosecuting their sd Appeals with
Ex. 18

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Sarah Atkinson Junr of West Springfield in our County of Hampshire Spinster Plff vs Moses Dewey
Debtor of Westfield in sd County Yeoman Debtor
In a plea as of Record heretofore the Debtor
being now three times publicly called to
come into Court makes default of Appearance
here thereupon it is considered by the Court
that sd Sarah recovers against sd Moses the
sum of fifteen pounds one shilling & one
penny Damages & Costs taxed at one pound
thirteen shillings & three pence Ex nro May 26th 1785

Gerthorn Hawthorn Junr of Charlemont in our County of Hampshire Yeoman Plff vs Elias Dickinson of Conway in sd County Yeoman Debtor
In a plea as of Record heretofore the Debtor
being now three times publicly called to come into Court makes
default of Appearance here thereupon it is
considered by the Court that sd Gerthorn
recovers against sd Elias thirty pounds seven
shillings & four pence Damages & Costs taxed
at two pounds sixteen shillings & six pence
Ex nro June 17th 1785

Gerthorn Hawthorn of Charlemont in our County of Hampshire Yeoman Plff vs Elias Dickinson of Conway in sd County Yeoman Debtor
In a plea as of Record heretofore
the Debtor being now three times publicly
called to come into Court makes default
of appearance here thereupon it is
considered by the Court that sd Gerthorn
recovers against sd Elias ~~thirty~~ ^{sixteen} pounds
sixteen shillings & six pence Damages &
Costs taxed at two pounds sixteen shillings
& six pence Ex nro June 17th 1785

Nims Smead of Swanzey in the County of Hampshire & State of New Hampshire Yeoman Plff vs Elias Dickinson of Conway in our County of Hampshire Yeoman Debtor
In a plea as of Record heretofore the Debtor
being now three times publicly called to come into Court
makes default of Appearance here thereupon
it is considered by the Court that sd Nims
recovers against sd Elias seven pounds five
shillings & one penny Damages & Costs taxed
at two pounds sixteen shillings & eight pence
Ex nro June 17th 1785

Cook
vs
Foot

Elisha Cook of Newley in our County of Hampshire
vs
James Foot of Mersfield in sd
County vs James Foot In a plea & award
heretofore the Debt being now three times
publicly called to come into Court makes
Default of Appearance here thereupon it is
considered by the Court that sd Elisha recover
against sd Foot nine pounds nineteen shillings
& six pence Damages & Costs taxed at two pounds
one penny Ex ipse June 17th 1785

Hindale
vs
Field

Samuel Hindale of Greenfield in
our County of Hampshire vs
Elisha Field of Deerfield in sd County vs
James Foot In a plea & award heretofore
the Debt being now three times publicly
called to come into Court makes Default of
Appearance here thereupon it is considered
by the Court that sd Samuel recover
against sd Elisha twenty six pounds
eighteen shillings & eight pence Damages
& Costs taxed at two pounds ten shillings
& four pence Ex ipse June 17th 1785

Dickinson
vs
Stebbins

David Dickinson of Deerfield in
our County of Hampshire vs
Stebbins of sd Deerfield In a plea & award
heretofore the Debt being now
three times publicly called to come into
Court makes Default of Appearance here
thereupon it is considered by the Court
that sd David recover against sd
Stebbins five pounds five shillings & six pence
Damages & Costs taxed at two pounds six
shillings & six pence Ex ipse June 17th 1785

Dickinson
vs
Crittenden

David Dickinson of Deerfield in our
County of Hampshire vs
Samuel Crittenden of Conway in our
County of Hampshire husband man In a plea & award
heretofore the Debt being now three times publicly
called to come into Court makes Default
of Appearance here thereupon it is
considered by the Court that sd David
recover against sd Samuel thirty seven
pounds & sixteen shillings Damages & Costs
taxed at two pounds sixteen shillings &
four pence Ex ipse June 17th 1785

David Dickinson of Delapfield in our County of
Hampshire Esq. Plffs James Gilmore of
Conway in the County Gent^l Deft In a plea
& ass^t Record heretofore the Deft being
now three times publicly called to come
into Court makes default of Appearance
here thereupon it is considered by the
Court that sd David recover against sd
James fourteen pounds ten shillings & two
pence Damages & Costs taxed at two pounds
seven shillings & two pence Ex^{ce} ip^{so} May 7th 1795

David Dickinson of Delapfield in our County of
Hampshire Esq. Plffs Joseph Smith
son of South Hadley in the County Gent^l Deft
In a plea & ass^t Record heretofore
the Deft being now three times publicly
called to come into Court makes default
of Appearance here thereupon it is considered
by the Court that the Action is Dismissed & Costs
May 7th 1795

John Worthington of Springfield in our County of
Hampshire Esq. Plffs Robert
Andrews of South Crimfield in the County Mungers Esq.
Gent^l Agent & trustee of Samuel Mungers
Def^t In a plea & ass^t Record heretofore
It is ordered by the Court that this case be
continued untill next term that sd parties
have Day here untill the last Sunday of
August next & May 7th 1795

Oliver Phelps of Granville in our County Phelps
of Hampshire Esq. Plffs Stone Mills
of Windsor in the County of Hartford & State of
Connecticut Governor Deft In a plea & ass^t
Record heretofore the Deft's appear & refer
this case with all demands to the award of
Judgment & Determination of of James Douglass Oliver
Neworth & Roger Newbury Esq^s the award of
them or either two of them to be fixed
May 7th 1795

Nathaniel Tracy & John Tracy both of
Newburyport in the County of Essex Merchants Def^t
Plffs Luke Day of West Springfield in our County
of Hampshire Gent^l Deft In a plea & ass^t
Record heretofore the Deft being now three
times publicly called to come into Court makes
default of Appearance here thereupon it is considered
by the Court that sd Nathaniel & John recover
against sd Luke nineteen pounds & sixteen
shillings Damages & Costs taxed at five pounds
fifteen shillings & two pence Ex^{ce} ip^{so} May 21st 1795

Phelpe & Oliver Phelps of Granville in our County of
vs
Hampshire Timothy Edwards of Stokelybridge
Parker & Thompson Joseph Shinner of Williamstown both
in our County of Berkshire Joseph Mead of
Brookfield Jacob Davis of Charlton both in
our County of Worcester Esrs Henry Champion
Junr & John Spem both of Colchester in the
County of Hartford & State of Connecticut
Gentn David Turnbull of Lebanon in the
County of Hartford & State of Connecticut
Stephen Day of Wallingford in the County
of New Haven & State of Connecticut Merchant
& Epaphrodites Champion of East Haven
in the County of Hartford & State of
Connecticut Gentn Plffs vs Daniel Parker
& William Deer both of New York in the County
& State of New York Esrs & John Hooker
of Philadelphia in the County of Philadelphia
& State of Pennsylvania Esrs Defts In a
plea & case of Record heretofore the Plffs
appeared by Theodore Sedgwick Esqr. & the
Defts being now three times publickly
called to come into Court made default
of Appearance here thereupon it is
considered by the Court that sd Plffs
recover against the Defts the sum of
one thousand & eighty six pounds nine
teen shillings & three pence Lawful Money
Damages & Costs taxed at four pounds &
nineteen shillings & eight pence therefore

Woodbridge.

Blackmore

John Woodbridge of the S. & Southley
in our County of Hampshire Yeoman Plffs
vs Joseph Blackmore of Palmer in our County of
Hampshire Yeoman Deft In a plea & case
of Record heretofore the Deft being now three
times publickly called to come into Court
made default of Appearance here thereupon
it is considered by the Court that sd
Plffs recover against sd Deft Joseph
seven pounds thirteen shillings & three pence
Damages & Costs taxed at one pound
sixteen shillings & four pence Exr ipd May 25th 1785

Volley
vs
Pepper

John Volley of Shaftsbury in the County
of Huntington & State of Vermont Merchant
Plffs vs Isaac Pepper of Ware in our County of
Hampshire Yeoman Deft In a plea & case
of Record heretofore the Deft being now three times
publickly called to come into Court made
default of Appearance here thereupon it is
considered by the Court that sd John recover
against sd Isaac seventeen pounds one shilling
& four pence Damages & Costs taxed at three
pounds Exr ipd May 25th 1785

James Capon late of Ware in our County of
Hampshire Gentleman & Peter Pepper of New
Hampshire in our County of Worcester. James
Pepper in a plea &c as of record heretofore
the Debt being now three times publicly
called to come into Court makes Default &
Appearance here thereupon it is considered
by the Court that ^{James} James recover
against ^{James} Peter forty five pounds thirteen
shillings & four pence Damages & Costs
 taxed at five pounds four shillings &
three pence — Exec 15th May 1785

Timothy Younglove of Great Barrington
in our County of Berkshire Gentleman &
Clifford Porter of Hadley in our County
of Hampshire Esq & Sheriff of the same
County Debt In a plea &c as of record
heretofore the Debt being now three times
publicly called to come into Court
makes Default of Appearance here the
Pls Non suit & the Action Dismissed

Timothy Younglove of Great Barrington in
our County of Berkshire Gentleman &
Clifford Porter of Hadley in our County of
Hampshire Esq & Deputy Sheriff of the
same County Debt The parties appear &
agree to have this Case Court until the
last Tuesday of August next

John Woodbridge of Northfield
in our County of Hampshire Tradesman &
James Sawton of Abingdon in our County
of Worcester husbandman Debt In a plea
as of record heretofore & the Pl James now
appears & reserves Liberty to plead any other
plea at the Supreme Judicial Court comes
& defend & for plea but he is Not guilty in
main & for in as the Pl has billed and
a D Woodbridge consenting to the above Plea
saith that the plea aforesaid is insufficient in
Law & therefore prays Judgment &c & D James
aforesaid is sufficient Whereupon the premises
being heard & now fully understood by the
Court it is considered by the Court that
the plea pleaded by D James is insufficient
& that D James recover against D James
five pounds twelve shillings eight pence
Damages & Costs taxed — Whereupon
D James by Dwight Esq & appeals
from the Judgment of this Court to the
supreme Judicial Court holden at Springfield
in a for our County of Hampshire the fourth
Tuesday of September next & he recognises
with Jethias as the Law directs for D James
prosecuting his Appeal with effect as by
D Appearance on file appears

Beckwith
vs
Rattles

Joshua Beckwith of Palmer in our County of
Hampshire Yeoman Plffs Jeremiah Rattles
of Swanney in the County of Cheshire & Hatt
of Newhamphshire Yeoman Deft In a plea
as of record heretofore the parties appear &
Wm Scott & others Referees on this Case
Come into Court & agreed that s^d Joshua
recover against s^d Jeremiah three pounds
sixteen shillings & fourpence Damages & Costs
Taxed at five pounds & fourpence
Ex^o ip^o May 25th 1785

Goff
vs
Piper

Henrich Goff of Dorfield in our County of
Hampshire Yeoman Plffs Caleb Piper of Charlton
in our County of Worcester Yeoman Deft In a plea
as of record heretofore the Deft being now
three times publicly called to come into
Court make default of Appearance here thereupon
it is considered by the Court that s^d Goff
recover against s^d Piper the sum of seventy
pounds Lawful Money Damages & Costs
Taxed at

Thompson
vs
Blackmer

Benjamin Thompson of Ware in our
County of Hampshire Yeoman Plffs Solomon
Blackmer of Western in our County of
Worcester Yeoman Deft In a plea as of record
heretofore the parties appear & agree to refer
this Case with all demands to the award
Judgment & Determination of Joshua W.
Woffers Jores Thompson & Jese Thiny & the
Award of them or either two of them to be
final

Allen
vs
Lamb

Eliza Allen of Newbridge in our
County of Worcester husbandman Plffs
Daniel Lamb of Springfield in our County of
Hampshire Gent Deft In a plea as of
record heretofore the Deft now appears &
says that his Costs may be allowed him
thereupon it is considered by the Court
that s^d Daniel recover against s^d Eliza
his Costs taxed at

Anderson
vs
James trustee

David Anderson of Hallow in our County
of Hampshire Yeoman Plffs Samuel Graves
of Marston in s^d County husbandman agent
& trustee of Solomon Graves late of s^d Marston agent
attending Deft In a plea as of record
heretofore the Deft being now three times
publicly called to come into Court make
default of appearance here thereupon it is
considered by the Court that s^d David
recover against s^d Samuel five pounds
three shillings & ninepence Damages &
Costs taxed at two pounds seven shillings
& fourpence Ex^o ip^o June 25th 1785

Merrin Munn of Moulton in our County
of Hampshire Esq. Plffs Abel Gooddell
Munn
vs
Moulton Gent. Agents & trustee of Solomon
James late of Moulton an absentee Deft James trustee
Inaplece &c as of Record here before the
Deft being now three times publickly
called to come into Court makes default
of Appearance here the Plffs Norquit
& the Action dismissed

Daniel Saunders of Boffington in our County
of Hampshire Suffol. trader. Plffs John
Garfield of Warwick in our County of
Hampshire husbandman Deft Inaplece
vs
Garfield
&c as of Record heretofore the parties appear
& agree to have this case continued untill
next term thereupon it is considered
by the Court that the parties have day
here untill the last Tuesday of August
next

Wilem Fowler of Westfield in our County
of Hampshire woman Plffs
Dwight Fowler Stephen Fowler & Daniel Fowler
vs
Fowler all of W. Westfield Deft Inaplece
&c as of Record heretofore the Defts now
appear & move for a continuance of this
case untill next term thereupon it is
considered by the Court that the parties
have day here untill the last Tuesday of
August next

John Corbins of Stillwater in the
County of Albany & State of New York
vs
Corbins
vs
Darius Smith of Hardley in our
County of Hampshire Agents & trustee of
Nathaniel Daniels an absentee Inaplece
&c as of Record heretofore the Deft being
now three times publickly called to come
the parties appear & refer this case
to the Award & Judgment & determination
of Elijah Hunt Samuel Clark & Elijah
Karp & the award of them or either two
of them to be final

Sydney Sexton of Westfield in our County
of Hampshire Sheriff Plffs John Parker
vs
Parker
vs
D. Westfield Jeweller Deft Inaplece
&c as of Record heretofore the Deft now appears
& referring to himself the liberty of a plea
plea he is not guilty in manner & form at the
Plffs has alleged & thereupon to himself for the
County & State in referring to himself the
liberty of having this dismissed & joining the
issue & says that the plea pleaded by D. Parker
is an insufficient Answer to be. The Court in the Deft
said the plea is sufficient thereupon it is considered by
the Court that all shall recover Whereupon the
D. Sexton by Messrs. Parker Esq. appeals from the Judgment
of this Court to the supreme Judicial Court holden at
Springfield in our County of Hampshire the
1st Tuesday of September next & the parties
with the Law Directors

Phillips
vs
Newton

William Phillips of Boston in our County
of Suffolk Esqr vs Moses Alpheus Norton
of Westfield in our County of Hampshire
Yeoman Debt In a plea & assise record
heretofore the Debt being now three times
publicly called to come into Court makes
Default of Appearance here thereupon it
is considered by the Court that sd
Williams recover against sd Alpheus
seven pounds two shillings & three pence
Damages & Costs taxed at four pounds
nine shillings & ten pence Ex' ipso June 27th 1785

Strong
vs
Mendel

Joel Strong of Northampton in our
County of Hampshire Yeoman vs
Moses Mendel of Westfield in sd
County Yeoman Debt In a plea & assise
record heretofore the Debt being now
three times publicly called to come into
Court makes Default of Appearance here
thereupon it is considered by the Court
that sd Joel recover against sd Moses
the sum of fifty one pounds one shilling &
five pence Damages & Costs taxed one pound
fifteen shillings & four pence Ex' ipso May 25th 1785

Partridge
vs
Phillips

Samuel Partridge of Westfield in
our County of Hampshire Gent vs
Ezra Phillips of Chesterfield in sd County
Yeoman Debt In a plea & assise record
heretofore the Debt being now three times
publicly called to come into Court makes
Default of Appearance here thereupon it
is considered by the Court that sd Samuel
recover against sd Ezra thirty six pounds
one shilling & six pence Damages & Costs
taxed at one pound seventeen shillings &
eight pence Ex' ipso May 25th 1785

Strong
vs
Berwick

Phoebe Strong of Northampton in our
County of Hampshire Widow vs
Berwick late of Chesterfield in sd County Yeoman
Debt In a plea & assise record heretofore the
Debt being now three times publicly called
to come into Court makes Default of Appearance
here thereupon it is considered by the
Court that sd Phoebe recover against sd
Berwick eighteen pounds three shillings &
two pence Damages & Costs taxed at one pound
thirteen shillings & two pence
Ex' ipso May 25th 1785

199
Elijah Wait of Williamsburgh in our County
of Hampshire Innholder Plffs vs Isaac Curtis Wait
of s^d Williamsburgh husband man Deft In
a plea as of record heretofore the Deft being
now three times publicly called to come
into Court makes default of Appearance
here the Plff appears & prays Judgment
thereupon it is considered by the Court
that s^d Elijah recover against s^d Isaac
thirteen pounds three shillings & ten pence
Damages & costs taxed at one pound
seven shillings & ten pence.
Ex^o ip^o May 25th 1785

Warham Smith of Hadley in our County Smith
of Hampshire Yeoman Plffs vs Noah Smith
of s^d Hadley Gent^l Deft In a plea as of
record heretofore the Plff appears by
John Chester Williams Esq^r the Deft the
three times publicly called to come into
Court makes default of Appearance here
thereupon it is considered by the Court
that s^d Warham recover against s^d
Noah two hundred & eighty four pounds
Lawful Money Damages & costs taxed at
one pound twelve shillings & two pence.
Ex^o ip^o June 3rd 1785

Bridad Fowler of Westfield in our Fowler
County of Hampshire Yeoman Plffs vs Samuel
Mather of s^d Westfield Esq^r Executor of the
last Will & testament of Elizabeth Gunn de^d
in s^d Capacity Deft the Deft now appears
by Caleb Stoney Esq^r & prays that his
Rights may be allowed him thereupon
it is considered by the Court that s^d
Bridad recover against s^d Samuel
Samuel recover against s^d Bridad his
costs taxed at 5th 10th 2nd 24th Nov 24. 1785

William Choate of Pelham in our Choate
County of Hampshire Yeoman Plffs vs
Nathan Sparhawk of Bozrah in our County
of Worcester Esq^r Deft In a plea as of
record heretofore the Deft being now three
times publicly called to come into Court
makes default of appearance here thereupon it
is considered by the Court that s^d William
recover against s^d Nathan fourteen pounds
seven shillings & eight pence Damages
& costs taxed at
Nathan by Wright Foster Esq^r comes & appears
from the Judgment of this Court to the Supreme
Judicial Court holden at Springfield in s^d County
County of Hampshire the fourth Tuesday of
September next The Recognizance with Justice of the
Law Directs for s^d Nathan prosecuting his appeal
with effect as by s^d Recognizance on file appears

Phelps
vs
Cooley
No 1

Oliver Phelps of Granville in our County of Hampshire Esq. Plffs John Cooley of sd Granville Yeoman Deft In a plea of the Case for that sd John at sd Springfield on the eighteenth day of March seventeen hundred eighty paid by his Note promised sd Oliver to pay him sixteen pounds twelve shillings & sixpence with interest till sd Note is paid the often requested never so the same but neglects it to the Damage of sd Oliver twenty pounds The Deft being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd Oliver recover against sd John seventeen pounds sixteen shillings & sixpence Damages & Costs taxed at one pound five shillings & tenpence Exp^{se} May 23rd 1805

Parsons
vs
Chadwick
No 2

Joshua Parsons of Palmer in our County of Hampshire Yeoman Plffs Henry Chadwick of Western in our County of Worcester Yeoman Deft In a plea of the Case for that sd Henry at sd Springfield on the twenty sixth day of June eight hundred eighty four by his Note promised sd Joshua to pay him the sum of fifty five pounds on or before the first day of January then next with interest yet sd Henry the often requested never so the same but neglects it to the Damage of sd Joshua eighty pounds The Plf appears by his weight of Evidence & the Deft the three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that sd Joshua recover against sd Henry fifty pounds & nineteen shillings Damages & Costs taxed at one pound eleven shillings & two pence Whereupon sd Henry by Samuel Fowler Esq. now comes into Court & appeals from the Judgment of this Court to the Supreme Judicial Court holden at Springfield the fourth Tuesday of September next & he recognises with sureties as the Law directs for sd Henrys prosecuting his Appeal with effect as by sd Recognizance appears

Orinias Pettibone of Lymebury in the County of ^{Pettibone}
of Newford & State of Connecticut Gent vs
Job Stiles of Granville in our County of ^{Stiles}
Hampshire Yeoman Deft In a plea of the ^{No 3}
Case for that sd Job at sd Granville on the
thirteenth Day of November fourteen
hundred eighty one by his note promised
sd Orinias to pay him five pounds & ten
shillings & subseq Money on Demand
with Interest Yet sd Job tho often requested
never the same but neglects it to the
Damage of sd Orinias five pounds & the Dft
appears by Samuel Symon Gent & the
Deft being now three times publicly called
to come into Court makes default of appearance
here thereupon it is considered by the
Court that sd Orinias recover against sd
Job three pounds four shillings & one penny
Damages & costs taxed at sixteen shillings
& one farthing Ex iud May 23rd 1785

Daniel Burbergh of Enfield in the County of ^{Burbergh}
County of Newford & State of Connecticut vs
Yeoman Plaintiff & Noadiah Pease of
Somersfield in our County of Hampshire ^{Pease}
Yeoman Deft In a plea of Case of Debt of the ^{No 11}
Case for that sd Noadiah at sd Enfield
on the tenth Day of December fourteen
hundred eighty five by his Note promised
sd Daniel to pay him seven pounds
& four pence on Demand with Interest
Yet sd Noadiah tho often requested never
the same but neglects it to the Damage
of sd Daniel ten pounds & the Dft appears
by Samuel Symon Gent & the Deft
being now three times publicly called
to come into Court makes default of
appearance here thereupon it is considered
by the Court that sd Daniel recover
against sd Noadiah ten pounds & nineteen
shillings & four pence Damages & costs
taxed at one pound ten shillings & two
pence Ex iud May 23rd 1785

Gun
vs
Powers
No 5

Jenny Gun of Springfield or Negro Woman
Plffs Solomon Powers of sd Springfield
vs
Jenny Gun of Springfield or Negro Woman
Def't In plea of the Case for
that sd Solomon at sd Springfield on
on the twenty fifth day of May last
being justly indebted to sd Jenny in
the sum of thirty two pounds lawful
Money & in consideration thereof promised
sd Jenny to pay her on Demand the
sum of thirty two pounds Yet sd
Solomon has often requested never to pay
but neglects it to the Damage of sd Jenny
thirty two pounds this Case is Court until
next term by reason of the Def't being out
of the State thereupon it is considered
by the Court that sd parties have
Day here until the last Tuesday of
August next

Hubbard
vs
Hubbard
No 6

Suey Hubbard of Westfield in our
County of Hampshire Plffs
vs
Israel Hubbard of Sunderland in our
County aforesd husbandman & Israel
Hubbard of Leverett in sd County husbandman
Def'ts In a plea of the Case for that sd
Def'ts at sd Springfield on the last day
of December last were justly Indebted
to sd Suey in the sum of seven pounds
twelve Shillings & Eleven pence for payment
Money by sd Def'ts have since sd Def'ts
Def'ts who often requested never to pay
same but neglects it to the Damage
of sd Suey twelve pounds the Def't
appears & moves that this Case be
continued until next term thereupon
it is considered that sd parties have
fourteen until the last Tuesday of
August next

Proyer's
vs
How
No 8

Isaac Proyer's Womans & Mrs Mayhew
vs
Gentlemen both of South Springfield in our
County of Hampshire Plffs
vs
Jacob How of Holland in sd County Gentle Def't In
plea of the Case for that sd Jacob at sd
Springfield on the fourth day of May
negotiated in hundred eighty four by his note
promised sd Proyer & How to pay them the
sum of eleven pounds & four shillings
on or before the twentieth day of April
then next Yet sd Jacob the Def't has requested
never to pay the same but neglects it to the
Damage of sd Proyer & How eighteen pounds the
Def't being now three times publicly called
to come into Court makes default of appearance
thereupon it is considered by the Court
that sd Jacob has received or ought to receive
twelve pounds eight shillings & four pence
by way of Costs & that sd Proyer & How
shall have the sum of thirty two pounds & four shillings
with interest from the day of the said default
until the day of payment

Ephraim Chapin of Springfield in our County
 of Hampshire Gent^r & Abel Smith of Springfield
 in the County of Berkshire Gent^r *Chapin*
 on the Petition of Hannah Chapin Dec^r in^d *Snow*
 Capacity Plffs vs Josiah Snow of Southfield
 in sd County Dec^r in^d In a plea of the
 Case for that sd Josiah at sd Springfield
 on the first Day of April seventeen hundred
 eighty three by his Note promised sd Ephraim
 & Abel to pay them twenty eight pounds
 seven shillings on Demand with Interest
 Yet sd Josiah tho' often requested never
 the same but neglects it to the Damage
 of sd Ephraim & Abel fifty pounds the
 Debt being now three times probably
 Called to come into Court makes Default
 of Appearance here thereupon is Computed
 by the Court that sd Ephraim & Abel recover
 against sd Josiah thirty one pounds & five
 shillings Damages & Costs taxed at one
 pound four shillings & ten pence Ex^d May 2^d 1802

Elipha Bigelow of the City & County of
 Hartford & State of Connecticut Gent^r *Bigelow*
 vs Anne Bingham of Attchbridge in our
 County of Berkshire Insh^r Plff In a plea
 of the Case for that sd Anne on the first
 Day of May last in Consideration that sd
 Elipha had lent a few shillings to sd Anne
 for the Space of twenty Weeks at sd Annes
 Request & she promised sd Elipha so much
 money as he reasonably desired to have
 for the same & sd Elipha says that he ought
 to have the sum of twelve pounds & twelve
 shillings Yet sd Anne tho' often requested never
 the same but neglects it to the Damage
 of sd Elipha twenty pounds the parties
 appear & agree to have this Case continued
 untill next Term thereupon it is Computed
 by the Court that sd parties have Day here
 untill the last Tuesday of August next

Joseph Lathrop of West Springfield Clerk & Lathrops
 Elizabeth Dwight of Springfield Gent^r & Lathrops
 both in our County of Hampshire Plffs vs John Lewis
 Leavitt of Supfield in the County of Hampshire
 State of Connecticut Esq^r *Lewis*
 in our County of Hampshire Esq^r In a plea of the
 Case for that sd John & Isaac at sd Springfield on
 the fifteenth Day of April went for hundred pounds by
 their Note promised sd Joseph & Elizabeth to pay them
 two hundred & twenty eight pounds six shillings & nine
 pence with Interest Yet sd John & Isaac tho' often
 requested never the same but neglects it to the
 Damage of sd Joseph & Elizabeth six hundred pounds
 the parties appear & refer this Case to the Award of
 Determination of Oliver Phelps Abnerham Barnabas Esq^r
 Am^r Shephard & the Award of them or either two of them
 to be final

Bull
Safflin
V^o 12

James Ball of Hartford in the County of Hartford
& State of Connecticut Merchant Plaintiff vs Matthew
Safflin of Southwich in our County of Hampshire
Yeoman Defendant In a plea of the Case for that sd
Matthew at sd Southwich on the seventh day
of July seventeen hundred seventy three
by his Note promised one Thomas Estoids
pay him two pounds & ten shillings worth
of Cattle or Grain at the Cash price to be
delivered within one year from the date of
sd Note & afterwards sd Thomas on the same
day & year aforesd. by his Indorsement on sd
Note ordered the contents thereof to be
to be pd the Plaintiff yet sd Matthew tho
often requested never pd the same but
neglects it to the Damage of sd James
six pounds the parties now appear &
agree to have this Case continued untill
next term thereupon it is considered by
the Court that sd parties have day here
untill the last Tuesday of August next

Frost
vs
Frost
V^o 13

Daniel Frost of Greenville in our
County of Hampshire Yeoman Plaintiff vs
Ephraim Frost of Springfield in sd County
Yeoman Defendant In a plea of the Case for that
sd Ephraim at sd Springfield on the eighteenth
day of February seventeen hundred eighty
three by his Note promised sd Daniel to pay
him twenty three pounds Lawful Money
on or before the first day of November
then next with Interest Up to that sd
Ephraim at sd Springfield on the eighth day
of November last by his other Note promised
sd Daniel to pay him the sum of
eighteen pounds three shillings & four
pence on demand with Interest yet sd
Ephraim tho often requested never pd
the same but neglects it to the Damage
of sd Daniel fifty pounds the Plaintiff especially
Alex^r Wolcott Esq^r & the Deft tho three
times publicly called to come into Court
make a Default of appearance here thereupon
it is considered by the Court that sd Daniel
recover against sd Ephraim the sum of
£37 19⁰⁰ of Dam^s & Costs £ 10 8⁰⁰ Whereupon sd
Ephraim by Moses Bliss Esq^r now comes
into Court & appeals from the Judgment of
this Court to the Supreme Judicial Court holden
at Springfield for our County of Hampshire
the 1st Tuesday of September next & he
recognizes with sureties as the Law
Directs

202.

John Huntington the 2nd & Daniel Carver both
of Norwich in the County of New London
State of Connecticut vs John
Graham late of South Springfield in our
County of Hampshire German Debt in
a plea &c as of the case for that is John
at Norwich on the twenty third
day of June seventeen hundred & seventy
five by his Note promised to Huntington
& Carver to pay them three pounds & ten
shillings on demand with interest
Yet of Graham the often requested
never paid the same but neglects it to
the damage of sd Huntington & Carver
seven pounds the Plff appears by Alex^r
Wolcott Gent & the Debt being now
three times publicly called to
come into Court making default of appearance
here thereupon it is considered by
the Court that sd Huntington &
Carver recover against sd Graham
five pounds & two shillings Damages
& costs taxed at one pound nine
shillings & two pence Exp^{ts} for May 2nd 1773

Elisha Babcock of Hartford in the Babcock
County of Hartford & State of Connecticut
Printer vs John Russell & Austin Brown
both of Springfield in our County of Hampshire
Printers Debt in a plea of the case for that
sd John & Austin at Springfield on the
nineteenth day of April last by their Note
promised sd Elisha to pay him fifty five
pounds Lawful Money on demand with
interest Yet sd John & Austin tho each of them
often requested never paid the same but
neglect it to the damage of sd Elisha
fifty pounds the Plff appears by Alex^r
Wolcott & the Debt being now three times
publicly called to come into Court
making default of appearance here thereupon
it is considered by the Court that sd
Elisha recover against sd John & Austin
the sum of £58 11⁰ 6 Dam^{ts} & Costs taxed at £10 5⁰ 6

Whereupon sd Austin & John by
Moses Phelps Esq^r & appeal from the judgement
of this Court to the Supreme Judicial Court
holden at Springfield in our County
of Hampshire the fourth Tuesday of September
next & he Recognizes with Sureties as the
Law directs for sd Austin & John prosecuting
their sd Appeal with effect as by sd Recognizance
on file appears

Stebbins
vs
Washburn
No 16

Samuel Stebbins of Springfield in our
County of Hampshire Plaintiff vs Joseph
Washburn of New Braintree in our County
of Worcester Defendant In a plea of the
Case for that sd Joseph at New Braintree
on the sixth day of July seventeenthundred
eighty three by his Note promised one
Aaron Parsons Junr to pay him fourteen
pounds two shillings & eight pence within
three Months from the Date of sd Note
& Also for that sd Joseph at New Braintree
on the twenty second day of January last
By his other Note promised sd Aaron to
pay him two pounds four shillings &
four pence on Demand & afterwards sd
Aaron on the same day by his Indorsement
on sd Notes ordered the Contents
three of them to be paid the Plaintiff
yet sd Joseph the latter requested more
sd the same but neglects it to the Damage
of sd Samuel twenty four pounds The
parties appear & agree to have this
Case continue until next term thereupon
it is considered by the Court that sd
parties have day here until the last
Tuesday of August next

Leavitt
vs
Cadwell
No 17

Thaddeus Leavitt of Suffield in the
County of Hartford & State of Connecticut
Merchant Plaintiff vs Timothy Cadwell of
Westfield in our County of Hampshire
gentlⁿ Defendant In a plea of the Case
of the Case for that sd Timothy at
Westfield on the fifth day of January
last by his Note promised sd Thaddeus
to pay him six pounds six shillings & three
pence on Demand with Interest yet
sd Timothy has never paid the same but
neglects it to the Damage of sd Thaddeus
eight pounds The parties appear & agree
to have this Case continue until next
term thereupon it is considered by the
Court that sd parties have day here
until the last Tuesday of August next

James Church of Northford in the County
 of Northford State of Connecticut Merchant
 vs
 John Church
 of Northford in the County of Northford Gent^l Def^t in
 a plea of the Case for that sd John set sd
 Northford on the fifth day of January
 seventeen hundred seventy five being justly
 Indebted to sd James in the sum of
 nineteen pounds fourteen shillings &
 eight pence for sundry Goods before that
 time sold & del^d & in consideration
 thereof sd John promised sd James to pay
 him the same on Demand Also for that
 sd John on the twentieth day of October
 seventeen hundred seventy nine being
 justly indebted to sd James in another sum
 of four pounds five shillings & six pence
 for so much Money before that time
 rec^d of sd James Yet sd John tho often
 requested never for the same but
 neglected it to the Damage of sd James
 forty four pounds the Def^t appearing by
 Alex^r Wolcott Gent^l & the Def^t tho three
 times publicly called to come into
 Court makes Default of Appearance here
 thereupon it is considered by the
 Court that sd James recover against
 sd John thirty nine pounds seven shillings
 & two pence Damages & lost service at
 one pound ten shillings & ten pence
 Ex^o i^o 2^o May 2^o 1785

Gaben Huntington of Norwich in the County
 of New London State of Connecticut Gent^l vs
 Pitcher
 of Norwich Yeoman in the County of Norwich
 a plea of the Case for that sd Eljah set
 Norwich on the seventh day of October
 seventeen hundred sixty nine by his Note
 promised sd Gaben to pay him twenty
 four pounds sixteen shillings & ten pence
 on Demand with interest Yet sd Eljah
 tho often requested never for the same
 but neglected it to the Damage of sd
 Gaben fifty pounds the Def^t being out of
 the State this Case is Court until next
 term it is considered by the Court that
 sd parties have day here until the last
 Sunday of August next

Babcock
vs
Winter
N^o 20

Eliza Babcock of Hartford in the County of
Hartford & State of Connecticut Plaintiff
vs
Daniel Winter of Plainfield in our County
of Hampshire Quoramus Deft In a plea of
the Case for that sd Daniel at Springfield
on the twenty third Day of March last by
his Note promised Eliza to pay him or
Order Nine pounds ten shillings & nine pence
on Demand with Interest Yet sd Daniel
tho often requested never pd the sume
but neglects it to the Damage of sd Eliza
eleven pounds the parties Appear & agree
to have this Case Continued untill next term
& then judgement to be final thereupon
it is Considered by the Court that sd
parties have Day here untill the last
Tuesday of August Next

Williston
vs
Blackwell
N^o 21

Consider Williston of Suffield in the County
of Hartford & State of Connecticut Plaintiff
vs
James Blackwell of Chester in our
County of Hampshire Gent^l & Nathan Noble
of Norwich in our County Gent^l Defts In
a plea of the Case for that sd James
& Nathan at Springfield on the twenty
first Day of August fifteen hundred
eighty three by their Note promised sd
Consider to pay him nine pounds two
shillings & eleven pence Lawful Money on
Demand with Interest Yet sd James &
Nathan tho either of them often requested
never have pd the sume but Neglects it
to the Damage of sd Consider twelve pounds
The Deft appears by Alex^r Wolcott Gent^l & the
Deft tho three times publicly Called to
Come into Court made Default of Appearance
here thereupon it is Considered by the Court
that sd Consider recovers of sd James & Nathan
nine pounds sixteen shillings & nine pence
Damages & Costs taxed at one pound nine
shillings & two pence Ex^r ipso May 24th 1782

Lawrence
vs
Puff
N^o 22

William Lawrence of the City of Hartford
Hartford & State of Connecticut Plaintiff
vs
Guthrie of Chester in our County of Hampshire
Gent^l Deft In a plea of the Case for that sd Guthrie
at sd Coventry on the twenty ninth Day of November
fifteen hundred eighty by his Note promised
sd Lawrence to pay him three pounds fifteen shillings
on Demand with Interest Yet sd
Guthrie has not pd the sume but neglects it to
the Damage of sd Lawrence eight pounds The Deft
appears by Alex^r Wolcott Gent^l & the Deft tho three
times publicly Called to Come into Court
made Default of Appearance here thereupon it
is Considered by the Court that sd William recovers
against sd Guthrie four pounds & six shillings & eight
pence Damages & Costs taxed at one pound eight
shillings & two pence Ex^r ipso May 24th 1782

James Church of the City & County of Hartford
& State of Connecticut vs. Merchants & Messrs Charles
Cotton of Springfield in our County of Hampshire
Jurat Deft Description of the Case for that
Charles at & Hartford on the first day
of January seventeen hundred seventy three
being fully indebted to said James in the sum
of five pounds four shillings & nine pence
for sundry goods &c before that time sold &
delivered at the Request of said Charles
& Messrs that said Charles on the first day
of January seventeen hundred & seventy three
being indebted to said James in the sum of
sixty eight pounds seven shillings & seven pence
for so much money by said Charles had & recd
& in consideration thereof said Charles promised
said James to pay him the same on Demand
Yet said Charles has never paid the same
but neglected to the Damage of said James one
hundred pounds the parties appear & agree
to have this Case continued untill
next Term thereupon it is considered by
the Court that said parties have Day here
untill the last Tuesday of August next

204
Church
vs
Cotton
No 3

Isaac Morgan the Younger of West Springfield in the County
of Hampshire Jonathan Phelps the Younger Gent
and Thomas Day Gentlemen both of West Springfield
appear in Deft in a Plea of Debt for that said Isaac before
our Justices of our Court of Common Pleas holden at
West Springfield the last Tuesday of August last by the
Consent & Order of our said Justices recovered Judgment
against said Luke & Thomas for the sum of One hundred
and six pounds eight shillings & ten pence & costs
Money Damages and £17.5 for Costs whereof
they are convicted as by the Record thereof appears &
wherein said Judgment remains in full force notwithstanding
said Judgment discharged or satisfied & the the Bodies
of said Luke & Thomas have been committed to Goal
in Execution of the Judgment a few said they have escaped
from said Goal without any Payment of the
sums aforesaid against the Will & Consent of said
Isaac whereby an Action hath accrued to said Isaac
to have & recover the sums aforesaid which they have
not paid to his Damage One hundred & thirty pounds
The Parties appear & on the Motion of the Deft that
this Case may be continued for special Findings
it is considered by the Court that the said Parties
have Day here untill the last Tuesday of August
next

Morgan
vs
Day
No 24

Taylor
vs
Cooley
N^o 25

David Taylor of West Springfield in our County of Hampshire Yeoman vs Thomas Cooley of Granville in our County of Hampshire of the Case for that s^d Thomas at s^d Granville on the twenty fifth day of October last by his Note for Value rec^d promised s^d David to deliver him six pounds Lawful Money worth of Good Cattle by the first day of February then next with Interest &c s^d David says that he has always been ready to receive s^d Cattle yet s^d Thomas tho^t often requested has not d^d the same but neglects it to the Damage of s^d David Nine pounds The Pl^{ff} appears by Moses Bliss Esq^r & the Just the three times publicly Called to come into Court makes Default of Appearance here thereupon it is considered by the Court that s^d David recover against s^d Thomas the sum of £9. 10. 0 Dams. & 10 Cts.

Whereupon s^d Thomas now appears by Samuel Hough Esq^r & appeals from the Judgment of this Court to the Supreme Judicial Court holden at Springfield the 1st of the County of Hampshire the fourth Tuesday of September next & he recognises with s^d Justice of the Law Direct

Terry
vs
Scott
N^o 26

Shadrach Terry of Enfield in the County of Middlesex & State of Connecticut Blacksmith vs Robert Scott of New Ipswich in the County of Cheshire & State of New Hampshire husbandman Debt The plea of the Case for that s^d Robert at s^d Springfield on the fifth day of May seventeen hundred eighty four by his Note promised s^d Shadrach to pay him one hundred & four pounds & two shillings Lawful money on Demand yet s^d Robert has never p^d the same to the Damage of s^d Shadrach one hundred pound The Pl^{ff} appears by Moses Bliss Esq^r & the Just the three times publicly Called to come into Court makes Default of Appearance here thereupon it is considered by the Court that s^d Shadrach recover against s^d Robert the sum of eighty pounds 10 Dams & 10 Cts.

Whereupon s^d Robert now appears by Moses Bliss Esq^r & appeals from the Judgment of this Court to the Supreme Judicial Court holden at Springfield the fourth Tuesday of September next & he recognises with s^d Justice of the Law Direct &c

Shadrach Terry of Enfield in the County of
Hartford & State of Connecticut Plaintiff
vs Robert Scott of New Grantham in the
County of Berkshire & State of New Hampshire
Defendant
205
Perry
Scott
Noy
In a plea of the Case for that
sd Robert at sd Springfield on the eleventh day
of March sixteen hundred Eighty three by his
Note promised sd Shadrach to pay him twenty
five pounds Lawful Money within eighteen
Months from the date of sd Note with Interest
on the fifth day of January sixteen hundred
eighty four by his other Note promised sd
Shadrach to pay him the sum of seventy
five pounds Lawful Money or before the
first day of November then next with
Interest yet sd Robert tho' often required
nevertheless he has neglected it to the
Damage of sd Shadrach one hundred &
thirty pounds the M^{or} appears by Moses
Pills Esq & the Debt being now three times
publicly called to come into Court making
Default of Appearance here thereupon it is
considered by the Court that sd Shadrach
recover against sd Robert the sum of
^{one hundred & thirty pounds 2/6 Lawful Money Damages & Cost of Suit}
^{Appxat One pound five Shillings & two pence}
whereupon sd Robert now appears
by John Chester W. Williams Esq & the
Debt being now three times publicly
called to come into Court making Default
of Appearance here Appeals from the
Judgment of this Court to the Supreme
Judicial Court holden at Springfield in
our County of Hampshire the fourth
Tuesday of September next & here acquies
with sd Robert's prosecuting his sd Appeal
with effect as by sd Acknowledgment or
file appearance &c

Phillips
vs
Baker
No 28

William Phillips of Boston in our County of
Suffolk Esq. Plffs John Baker of Northampton
in our County of Hampshire Gent in Eff. In a
plea of the Case for that sd John at sd
Northampton on the thirtieth day of April
last by his Note promised sd William
to pay him forty pounds Lawful Money
on Demand with Interest Yet sd John the
often requested has not pd the same but
neglected it to the Damage of sd William
fifty pounds The Plff appears by Maps
Phillips Esq. The Deft tho three times publicly
called to come into Court makes default
of Appearance here thereupon it is
considered by the Court that sd William
recover against sd John the sum of Forty two
pounds & five shillings of his just money Damages & Cost of Suit
to pay at Two pounds Fourteen shillings & six pence
Whereupon sd John now appears by
Simon Strong Esq. & appeals from the
Judgment of this Court to the Supreme
Judicial Court holden at Springfield
in & for our County of Hampshire the
fourth Tuesday of September next & he
recognizes with Sureties as the Law directs
for sd John's prosecuting his sd Appeal with
effect as by sd Recognizance on file Appears.

Smith
vs
Lilly
No 29

Richard Smith of New London in the
County of New London & State of Connecticut
Merchant Plff vs Ruben & Lilly of Wilbraham
in our County of Hampshire Gent in Eff. In a
plea of the Case for that sd Ruben at sd
Springfield on the 1st day of April last promised
sd Daniel Harris to pay him or order
eight pounds twelve shillings & five pence on
Demand with Interest till pd. & afterwards
sd Daniel by his Indorsement on sd Note
ordered the Contn to three of them to
be pd the Plff Yet sd Ruben the often
requested never pd the same but neglected
it to the Damage of sd Richard ten pounds
The Plff appears by Maps Phillips Esq. The
Deft tho three times publicly called to come
into Court makes default of Appearance here
thereupon it is considered by the Court that sd
Richard recover against sd Ruben the sum of
£8. 13s. 6d Damages & Cost taxed at £1. 5s. 10d
Whereupon sd Ruben by Pliny Winch
Gentn & appeals from the Judgment of this
Court to the Supreme Judicial Court holden
at Springfield in & for our County of Hampshire
the fourth Tuesday of September next &
he recognizes with Sureties as the Law
directs for sd Ruben's prosecuting his sd
Appeal with effect as by sd Recognizance on
file Appears.

John Hinney late of West Springfield in our
County of Hampshire &c. Plaintiff
vs
James of Springfield in our County of Hampshire
Defendant
In a plea of the Law for that the
Springfield on the third day of March
seventy seven did eighty three by his Note
promised to Hinney to pay him fifteen
pounds, Lawful Money in one year from the
date of said Note yet said James tho' often
requested never paid the same but neglected
it to the Damage of said Hinney twenty
pounds. It is now ordered by the Court
that this case be continued untill
next term & that the parties have day
here untill the last Tuesday of August
next

Hinney
vs
James
N^o 30

Richard Smith of New London in the
County of New London & State of Connecticut
vs
Merchant Plaintiff George Pynchon of
Springfield in our County of Hampshire
Defendant
In a plea of the Law for that
George at Springfield on the eleventh
day of June seventeen hundred seventy three
by his Note promised said Richard to pay
him one hundred & fifty nine pounds
two shillings & two pence Lawful
Money on Demand with Interest yet
said George tho' often requested never paid
the same but neglected it to the Damage
of said Richard three hundred & twenty
pounds. The parties appear & agree to have
this case continued untill next term
thereupon it is considered by the Court
that the parties have day here untill the
last Tuesday of August next

Smith
vs
Pynchon
N^o 31

Lebina Abbins of Springfield in our
County of Hampshire &c. Plaintiff
vs
Bliss & David Morgan Gent^l in both of Springfield
in our County of Hampshire
Defendants
In a plea of the Law for that
said David & Thomas at Springfield
on the twentieth day of April instant
were justly indebted to Lebina in the sum
of seven pounds Lawful Money to balance
Book Accounts & in consideration thereof
said Thomas & David promised said Lebina
to pay him the same whenever either they
should be requested yet said Thomas & David
tho' often requested never paid the same but
neglected it to the Damage of said Lebina
twelve pounds. The Plaintiff appears by Messrs. L. & C.
Esq^r & the Court tho' three times publicly called
thereupon it is considered by the Court that
said Lebina recover against said Thomas & David
seven pounds six shillings & eleven pence & damages
at one pound six shillings & eight pence
Exp^{ts} May 26th 1785

Abbins
vs
Bliss & David
N^o 32

Smith
vs
Lamb
N^o 33

Richard Smith of New London in the County of
New London State of Connecticut Merchant
Plffs Daniel Lamb of Springfield in our County
of Hampshire Gentⁿ Deft In a plea of the Case
for that sd Daniel at sd Springfield on the
twenty eighth day of August last by his Note
promised one Daniel Newrist to pay him on order
fourteen pounds ten shillings & nine pence on
Demand with Interest & afterwards at Springfield
on the twenty ninth day of April last sd
Daniel by his Indorsement on sd Note
Ordered the Contents thereof then sum^d to
be p^d the Plff of which sd Daniel Lamb had
Notice yet sd Lamb tho' often requested
never p^d the same but neglected it to the
Damage of sd Richard seventeen pounds the
Plff appears by Moses Bliss Esq^r & the Deft
tho' three times publicly called to come
into Court makes default of Appearance
here thereupon it is considered by the
Court that sd Smith recover against sd
Lamb fifteen pounds three shillings & two
pence Damages & Costs three shillings & one penny
four pence & four pence Ex^{ce} May 26th 1785

Stebbins
vs
Noble
N^o 34

Lebina Stebbins of Springfield in our
County of Hampshire Shopkeeper Plffs
Matthew Noble of Westfield in sd Gentⁿ Deft In
a plea of the Case for that sd Matthew at sd
Westfield on the 30th day of November last
by his Note promised one Abel Whitney to pay
him on Order forty pounds one shilling & three
pence Lawful Money on Demand with
Interest & afterwards on the first day of May
last sd Abel by his Indorsement on sd Note
Ordered the Contents thereof then sum^d to
be p^d the Plff of which sd Matthew had
Notice yet sd Matthew tho' often requested
never p^d the same but neglected it to the
Damage of sd Lebina fifty pounds the
Plff's appears & desires to have this Case
continued untill next term thereupon it is
considered by the Court that sd parties have
Day here untill the last Tuesday of
August next &c &c

Robert Smith of Northampton in our County
 of Hampshire Esq: Plffs Jonathan Tillotson
 of Groton in sd County Defendant Esq: vs
 a plea of the Case for that sd Jonathan at sd Tillotson
 Northampton on the fourteenth day of August
 last by his Note promised sd Robert to pay
 him seventeen pounds eighteen shillings & three
 pence Lawful Money on Demand with Interest
 yet sd Jonathan tho often requested never
 pd the same but neglects it to the Damage
 of sd Robert twenty pound, The parties
 appear & agree to have this Case continued
 untill next Term thereupon it is Considered
 by the Court that sd parties have day here
 untill the last Tuesday of August next

Jonathan Wells of Glastenbury in the Wells
 County of New-Have & State of Connecticut Esq: vs
 Plffs Simon Barrewell Yeoman & John Barrewell Barrewell
 of Belchertown in sd County No 36
 Esq: of the best will & Testament of Jonathan
 Barrewell late of sd Belchertown dec: Test
 In a plea of the Case for that sd Jonathan
 in his life time at sd Springfield on the
 12th day of December seventeen hundred &
 twenty nine by his Note promised sd
 Wells to pay him one hundred & thirty four
 Spanish Milled Dollars by the 1st day of
 May then Next & sd Wells says he has
 always been ready to receive the same
 yet sd Simon & John tho either of them
 often requested never have pd the same but
 neglects it to the Damage of sd Wells fifty
 eight pence, The parties appear & agree
 to have this Case continued untill next
 Term thereupon it is Considered by the
 Court that sd parties have day here untill
 the last Tuesday of August next

Richard Smith of New-London in the Smith
 County of New-London & State of Connecticut vs
 Merchant Plffs Samuel Belding of Stratfield Belding
 in our County of Hampshire Yeoman Defendant No 37
 a plea of the Case for that sd Samuel at sd
 Springfield on the twelfth day of November
 last by his Note promised sd Daniel Harris
 to pay him seventeen pounds Lawful Money
 on Demand with Interest & after wards on
 the eighteenth day of April instant by his
 Indorsement on sd Note ordered the Defendant
 to be pd the sd sum yet sd Samuel tho
 often requested never pd the same but neglects it
 to the Damage of sd Richard twenty pound
 This Case is continued for Judgment untill next
 Term thereupon it is Considered by the Court
 that sd parties have day here untill the last
 Tuesday of August next

Stebbins
vs
Colman
No 38

Lebina Stebbins of Springfield in our County of
Hampshire Trustee. Vs Jos Nathanial Colman of
Whately in our County of Essex Defendant. In a plea of
the Case for that Jos Nathanial at sd Whately
on the sixteenth day of June seventeen hundred
eighty three by his State promised sd Lebina to
pay him fourteen pounds sixteen shillings &
eleven pence on or before the first day of March
then next yet sd Nathanial the latter requested
never sd the same but neglected it to the damage
of sd Lebina twenty pounds. The parties appear
& agree to have this case continued until next
term thereupon it is considered by the Court
that sd parties have day here until the
last Tuesday of August next.

Cotton
vs
Barney
No 39

Andrew Cotton of Springfield in our
County of Hampshire Creditor. Vs
Benjamin Barney of New Marlborough
in our County of Berkshire Defendant. In a plea of
the Case for that sd Benjamin
at sd Springfield on the twentieth day of
February seventeen hundred eighty
four by his State promised sd Andrew to
pay him ten pounds eleven shillings
& lawful Money within one year from the
date of sd Note with interest yet sd Benjamin
the latter requested never sd the same but
neglects it to the damage of sd Andrew
fifteen pounds. The Plaintiff appears by
Moses Bliss Esq & the Defendant by
three times publicly called to come into
Court makes default of Appearance here
thereupon it is considered by the Court
that sd Andrew recover against sd
Benjamin eleven pounds seven shillings
& five pence Damages & Costs taxed at
one pound seven shillings & ten pence
Ex vsd May 25th 1783

Niver
vs
Parker
No 40

Robert Niver of Chester in our County of
Hampshire Gent. Vs Jos Nathanial Parker of
Numbers in our County of Essex Defendant. In a plea of
the Case for that sd Nathanial at
Oxford on the third day of May seventeen
hundred & twenty four by his State promised
sd Robert to pay him three pounds six shillings
on demand with interest yet sd Nathanial the
latter requested never sd the same but neglected it
to the damage of sd Robert five pounds. The Plaintiff
appears by Wm Phillips Esq & the Defendant
three times publicly called to come into Court
makes default of Appearance here thereupon
it is considered by the Court that sd Robert recover
against sd Nathanial four pounds fifteen shillings
& five pence Damages & Costs taxed at one pound
fifteen shillings & five pence
Ex vsd May 25th 1783

Joel Dickinson of Conway in our County of
Hampshire Gent^l vs Moses Joseph Stebbins
of Deerfield in sd County Gent^l Def^t Ines
plea of the aff^s on the case for that sd
Joseph at divers times between the first day
of May & the last of September seventeen
hundred eighty three with force & arms
entered the life of sd Joel called the
thirty Accep^ture in Longhill Division
in sd Deerfield & with force & arms did
enter & carry & remove the Grap^s of sd
Joel to the Refuge often pounds & then there
did other wrongs to sd Joel & against
the peace to the Damage of sd Joel twelve
pounds the parties appear & agree to
have this case continued untill next
term thereupon it is considered by the
Court that sd parties have day here
untill the last Tuesday of August next

Dickinson
vs
Stebbins
No 41

Thaddeus Partridge of Barrington
County of Worcester Pl^{ff} vs Abraham Savage
of Cumberland in our County of Hampshire
Gent^l vs Def^t Ines plea of the case for that
sd Abraham at sd Barrington on the fifteenth
day of April seven hundred seventy
four by his Note promised Thaddeus
to pay him three pounds & thirteen
shillings on Demand with Interest
yet sd Abraham tho^t often requested never
pd the same but neglected to the
Damage of sd Thaddeus six pounds the
Pl^{ff} appears by Wm Billings & the
Def^t tho^t three times publicly called to
come into Court & make default of appearance
here thereupon it is considered by the
Court that sd parties have day here
untill the last Tuesday of August next
against sd Abraham five pounds & eight
shillings Damages & costs taxed at two
pounds & two pence Exp^s May 14th 1785

Partridge
vs
Savage
No 42

Nathan Freery of Deerfield in our County
of Hampshire Gent^l vs Caleb Ward
of Whitfield in sd County Gent^l Def^t Ines
plea of the case for that sd Caleb at sd
Deerfield on the twenty fifth day of
September seventeen hundred eighty three by
his Note promised sd Nathan to pay him
four pounds eight shillings & four pence three
farthings on Demand with Interest yet sd
Caleb tho^t often requested never pd the
same but neglected to the Damage of sd
Nathan six pounds the parties appear &
agree to have this case cont^d untill next
term thereupon it is considered by the Court
that sd parties have day here untill the last
Tuesday of August next

Freery
vs
Ward
No 43

Billings
vs
Jennings
N^o 45

William Billings of Conway in our County
of Hampshire Esq. Plffs Ephraim Jennings of
Buckland in sd County Gent - Dft In reply
of the Case for that sd Ephraim at sd Conway
on the thirteenth Day of June seventeen
hundred eighty three by his Note promised
William to pay him six pounds six shillings &
four pence or thereunto with Interest Yet sd
Ephraim tho often requested Never pd the
same but Neglected it to the Damage of sd
Wm ten pounds the Dft being now three
times publicly Called to come into
Court makes Default of Appearance here
thereupon it is considered by the Court that sd
William recover against sd Ephraim six
pounds six shillings & three pence Damages
& Costs taxed at two pounds one shilling &
three pence Done in May 2th 1785

Newhall
vs
White
N^o 46

Daniel Newhall of Conway in our County
of Hampshire Gent - Plffs James White of
Charlemont in sd County Gent - Dft In
reply of the Case for that sd John at sd
Charlemont on the twenty eighth Day of
February seventeen hundred eighty one
by his Note promised sd Daniel to pay
him twenty pounds two shillings & nine
pence Lawful Money on Demand with
Interest Yet sd James tho often requested
never pd the same but neglected it to the
Damage of sd Daniel fifteen pounds
the parties appear & agree to have this
Case continued until next term thereupon
it is considered by the Court that sd
parties have day here until the last
Tuesday of the next next

Shields
vs
Newel
N^o 47

John Shields of Monson in our County
of Hampshire Yeoman Plffs Obijah Newel
Jonathan Chapin & Nathaniel Sikes Gentlemen
all of Monson aforesd Dfts In reply of
the Case for that sd Obijah Jonathan & Nathaniel
on the second Day of April seventeen
hundred eighty eight at sd Monson with
force & Arms did take & carry away one John
of the price of ten pounds one other
Yoke of the price of eight pounds also three
Cows of the price of Nine pounds, & also three
heifers of the price of six pounds, & also thirty sheep
of the price of fifteen pounds, & also five Swine
of the price of eight pounds, & also sixty bushels
of Rye of the value of Nine pounds & also thirty
bushels of Indian Corn of the value of three
pounds all the goods & Chattels of sd John
Contrary to Law & against fair peace to the Damage
of sd John amounting to fifty pounds this Case is
continued until next term for Special pleading & that sd
parties have day here until the last Tuesday of
the next next

Eleanor Wife of S^r Belcherstown in our County of
 Hampshire Widow Plffs Silas Thayer of Belcherstown
 aforesd^d James Tift In a plea of the Case for
 that S^r Silas at S^d Belcherstown on the twelfth
 day of March by his Note promised S^d Eleanor
 to pay her the sum of two pounds two
 shillings & nine pence on demand with Interest
 W^{ch} for that S^d Silas on the same day aforesd^d
 at S^d Belcherstown by his other Note promised
 S^d Eleanor to pay her one other sum of one
 pound twelve shillings & eleven pence on demand
 with Interest W^{ch} for that S^d Silas on the
 twenty sixth day of Jan^y last by his other
 Note promised S^d Eleanor to pay her one other
 sum of three pounds & five shillings on
 demand with Interest yet S^d Silas the other
 requested never p^d the same but neglects
 to the Damage of S^d Eleanor twelve pounds the
 parties appear & agree to have this Case
 continued untill next term & thereupon it is
 considered by the Court that S^d parties
 have day here untill the last Tuesday of
 August next

Bliss
 Thayer
 N^o 48

Phillip Warner Thibbe of Newport in the
 County of Cheshire & State of New Hampshire
 Plaintiff Plffs Jesse Tives of Monson in our
 County of Hampshire (Verbs Tift In a plea of
 the Case for that S^d Jesse at S^d Monson
 on the nineteenth day of January last
 by his Note promised S^d Thibbe to pay him
 for and in thirty pounds five shillings &
 six pence Money or before the first day
 of March then next yet S^d Jesse the other
 requested never p^d the same but neglects
 it to the Damage of S^d Phillip this by one
 pound the parties appear & agree to have
 this Case continued untill next term &
 thereupon it is considered by the Court that S^d parties
 have day here untill the last Tuesday of
 August next

Thibbe
 or
 Tives
 N^o 49

Isaac Haw Brown of Brimfield in our County
 of Hampshire Plaintiff Plffs James Brown of
 Brimfield Cooper Tift In a plea of the Case
 for that S^d James at S^d Brimfield on the
 twenty fifth day of April next hundred
 eighty seven by his Note promised S^d Isaac
 to pay him sixteen pounds & eleven shillings
 on demand with Interest yet S^d James the other
 requested never p^d the same but neglects
 to the Damage of S^d Isaac fifteen pounds the
 parties appear & agree to have this Case continued untill
 next term thereupon it is considered by the Court that S^d
 parties have day here untill the last Tuesday of
 August next

Brown
 or
 Brown
 N^o 50

Charles
vs
Sherman
(No 51)

Jonathan Charles of Brimfield in our County
of Hampshire Gent^r vs John Sherman
Gent^r Joseph Morgan Quoramus & Elijah Morgan
Quoramus of sd Brimfield Defts In a plea of the
Case for that sd John Joseph & Elijah at sd
Brimfield on the twenty eighth day of March
seventeen hundred eighty one by their Note
promised sd Jonathan to pay him nine
pounds lawful Money in nine
Months from the Date of sd Note yet sd
John Joseph & Elijah tho' all of them often
requested have never paid the same but neglect
it to the Damage of sd Jonathan fifty pounds
The parties appear & agree to have this
Case continued untill next term thereupon
it is considered by the Court that sd
parties have Day here untill the next Tuesday
of August Next.

Munger
vs
Munger
(No 52)

Joseph Munger of Mayson in our
County of Hampshire husbandman vs
Samuel Munger Jun^r of South Brimfield
sd County husbandman Deft In a plea of the
Case for that sd Samuel at sd Mayson on the
eleventh day of November last by his Note
promised sd Joseph to pay him five pounds
& one shilling lawful Money with Interest
yet sd Samuel tho' often requested never
paid the same but neglects it to the Damage
of sd Joseph ten pounds The M^r appearing by
Abner Morgan Esq^r & the Deft tho' three
times publicly called to come into
Court makes Default of Appearance here
thereupon it is considered by the Court that
sd Joseph recover against sd Samuel the sum of
£5 4 0 Dam^s and Costs taxed at £2 10 0
whereupon sd Samuel by Moses Bliss Esq^r
now appears & Appeals from the Judgment of
this Court to the Supreme Judicial Court holding
at Springfield Mass^a & for our County of
Hampshire the fourth Tuesday of September
next & he recognises with Sureties as the
Law directs for sd Samuel prosecuting his
Appeal with Effect as by sd Recognisance
of said Appeals

Martha Bridgman of Boston in our County
 of Suffolk W. Dow Plffs Dudley Wade & Bridgman
 Defendant in our County of Hampshire Physicians
 Deft In a plea of the Case for that sd Dudley
 at sd Springfield on the twenty sixth
 Day of January seventeen hundred eighty four
 by his Note promised sd Martha to pay
 her the sum of twenty two pounds, sixteen
 shillings & five pence Damages & costs
 with Interest Yet sd Dudley tho often
 requested never paid the sum but neglected
 it to the Damage of sd Martha thirty
 pounds the Plff appears by Abner Morgan
 Esq & the Deft the three times publicly
 Called to Comente Court makes default
 of Appearance here therefor it is ordered
 by the Court that sd Martha recover
 against sd Dudley the sum of £24 But Dam-
 ages and Costs taxed at £25 only

Whereupon sd Dudley in his own proper
 person now comes into Court & appeals from
 the Judgment of this Court to the Supreme
 Judicial Court holden at Springfield in
 our County of Hampshire the fourth
 Tuesday of September next he recognives
 with securities as the Law directs for sd Dudley
 prosecuting sd Appeal with effect as by sd
 Recogniza on on file appears

Hugh Smith of Palmer in our County, Smith
 of Hampshire Yeoman Plffs Dudley Wade
 Wade of Andover in sd County Physicians
 Deft In a plea of the Case for that sd Dudley
 at sd Palmer on the twenty first Day of
 July last by his Note promised sd Hugh
 to pay him or order twenty pounds by
 the first Day of August next with Interest
 Yet sd Dudley tho often requested never
 paid the sum but neglected it to the Damage
 of sd Hugh's twenty pounds - This Case is
 continued for Judgment untill next term thereupon
 it is Compeered by the Court that sd parties
 have Day here untill the last Tuesday of
 August next

Uriah Wade of Palmer in our County of Hampshire
 Yeoman Plffs. sd Gibbs of New Salem in sd County
 Defendant in our County of Hampshire Physicians
 Deft In a plea of the Case for that sd
 Solomon at sd Palmer on the nineteenth Day of
 Janry last by his Note promised sd Uriah to pay
 him thirty two pounds fifteen shillings & one penny
 with Interest Yet sd Solomon tho often requested
 never paid the sum but neglected it to the Damage of
 sd Uriah thirty pounds the parties appears & agree to
 have this Case continued untill next term
 thereupon it is Compeered by the Court that sd
 parties have Day here untill the last Tuesday of
 August next

Joes
vs
Cotton
N^o 56

The Joes of Monken in our County of Hampshire
vs
Cotton of Monken aforesaid
husbandman Debt In a plea of the Case
for that ^{the} Joes at ^{the} Monken on the nineteenth
day of May last by his Note promised one
Richard Parsons to pay him ^{or order} eight pounds
& sixteen shillings on Demand with Interest
& the ^{the} Joes afterwards on the eleventh
day of June last by his Indorsement was
ordered the Contents of ^{the} Note then
Unpaid to be paid the Plaintiff which ^{the} Joes had
Notice yet ^{the} Joes the other requested
never paid the same but neglects it to the
Damage of ^{the} Joes ten pounds the parties
appear & agree to have this Case continued until
next term thereupon it is considered by
the Court that ^{the} parties have day here
until the last Tuesday of August next

Bugbee
vs
Wight
N^o 57

James Bugbee of Brimsfield in our
County of Hampshire Blacksmith Plaintiff
vs
Ephraim Wight of Wilbraham in our County
husbandman & Samuel Butler of Monken
in our County husbandman Debt In a plea
of the Case for that ^{the} Ephraim & Samuel
at ^{the} Brimsfield on the twenty seventh
day of October last by their Note promised
James to pay him the sum of eight pounds
lawful Money to be paid within five Months
from the Date of ^{the} Note with Interest till
paid yet ^{the} Ephraim & Samuel the other
requested never paid the same but neglects it
to the Damage of James fifteen pounds
the parties appear & agree to have this
Case continued until next term thereupon
it is considered by the Court that ^{the} parties
have day here until the last Tuesday of
August next

Winfworth
vs
Burt
N^o 58

Jacob Winfworth of Woodstock in the County
of Windham aforesaid of Connecticut husbandman
vs
Menden Burt of Ludlow in our County of
Hampshire husbandman Debt In a plea of
the Case for that Menden at ^{the} Ludlow
on the sixth day of April seven hundred
eighty two by his Note promised ^{the} Jacob to
pay him seven pounds four shillings lawful Money
within one year from the Date of ^{the} Note with
Interest yet ^{the} Menden the other requested never
paid the same but neglects it to the Damage of
^{the} Jacob sixteen pounds thereupon it is
considered by the Court that ^{the} Jacob recover
against ^{the} Menden eight pounds & five shillings
in mages & Costs to be paid out one pound & fifteen
shillings
Ex ipso Mayo 25th 1785

John Moulton of South Brimfield in our County
 of Hampshire Yeoman ^{vs} Stephen Abbot of Moulton
 & South Brimfield husbandman Debt In a
 place of the Case for that sd Stephen at sd
 South Brimfield on the twenty third day of
 March seventeen hundred Eighty four by his
 Note for Value recd promised sd John to pay
 him fifteen pounds Lawful Money Yet sd
 Stephen tho' often requested never p^d the
 same but neglects it to the Damage of sd
 John twenty pounds The parties appear
 & agree to have this Case continued untill
 next term thereupon it is considered
 by the Court that sd parties have say here
 untill the last Tuesday of August next

Abbot
N^o 39

Jacob Sorrell of Ware in our County of Sorrell
 Hampshire husbandman ^{vs} James Forbush
 Debt In a place of the Case for that sd James at sd Greenwich
 on the fourth day of March last by his
 Note promised sd Oliver Wheeler to pay
 him or order four pounds ten shilling
 within eight months from the date of sd
 Note & sd Oliver afterwards by his Indorsement
 on sd Note ordered the contents thereof
 to be p^d the P^y of which sd James had
 Notice yet sd James tho' often requested
 never p^d the same but neglects it to the
 Damage of sd Jacob ten pounds The
 P^y being now three times published called
 to come into Court makes default of
 Appearance here thereupon it is considered
 by the Court that sd Jacob recover against sd
 James two pounds fifteen shilling & six pence
 Damages & Costs taxed at thirteen
 shilling & four pence for Ex^pis: May 25th 1785

N^o 60

Joseph Moffat of Brimfield in sd County
 of Hampshire Physician ^{vs} John Sherman
 Debt In a place of the Case for that sd John at sd Brimfield
 on the ninth day of April seventeen hundred
 eighty two by his Note of that date promised
 sd Joseph to pay him the sum of five pounds
 ten shilling & five pence on demand with
 Interest yet sd John tho' often requested
 never p^d the same but neglects it to the
 Damage of sd Joseph ten pounds The parties
 appear & agree to have this Case continued
 untill next term thereupon it is considered
 by the Court that sd parties have say here
 untill the last Tuesday of August next

N^o 61

See
vs
Thayer
No 2

Solomon Lee of Woffield in our Hampshire County
Plffs Silas Thayer of Betchertown in sd County
Groomer Deft In a plea of trespass on the Case
for that sd Silas on the twenty sixth day of
October seventeen hundred eighty four by his
Note promised the Plff to pay him three
pounds eighteen shillings lawful Money on
Demand with Interest till sd Silas
tho often requested never sd the sum but
neglects it to the Damage of sd Solomon
Whereupon the parties appeared & agree to have
this Case continued untill next term thereupon
it is considered by the Court that sd parties
have say here until the last Tuesday of
August next or or or or or

Fanning
vs
Fanning
No 3

Charles Fanning of Norwich in the State of
Connecticut Merchant Plffs Alpher Fanning
of Worthington in our County of Hampshire
Gent Deft In a plea of trespass on the
Case for that sd Alpher at Springfield on the
twentieth day of December seventeen hundred
eighty four by his Note promised sd Charles
to pay him three pounds seven shillings
& five pence on Demand with Interest yet
sd Alpher tho often requested never sd
the sum but neglects it to the Damage
of sd Charles then & now the Deft being
now three times publicly called to come
into Court makes default of Appearance
here thereupon it is considered by the Court
that sd Charles recover against sd Alpher
the sum of three pounds seven shillings & five pence
Damages & Costs taxed at one pound ten
shillings & two pence Ex pte July 17th 1785

Sacket
vs
Lymann & al
No 4

Daniel Sacket of Pittsfield in our County
of Berkshire Gent Plffs Guds & Oliver
Lymann both of Worthington in our County of
Hampshire Groomer Defts In a plea of trespass
on the Case for that on the third day of May
seventeen hundred eighty three by their Note
promised one William Knox to pay him or order
twenty six pounds sixteen shillings & seven pence
on Demand with Interest & after wards on the
same day appeared sd William by his Indorsement
on sd Note ordered the Contents thereof
to be pd the Plff of which sd Guds & Oliver had notice
yet sd Guds & Oliver tho often requested never sd the
sum but neglects it to the Damage of sd Daniel
Sixty five pounds the Deft being now three times
publicly called to come into Court makes default of
Appearance here thereupon it is considered by the Court that
sd Daniel recover against sd Guds & Oliver thirty pounds
two shillings & four pence Damages & Costs taxed at
one pound eleven shillings & four pence Whereupon
sd Guds & Oliver now appear by Caleb Thomas Esq

& appeals from the judgment of the Court to
 the Supreme Judicial Court holden at Springfield
 in & for our County of Hampshire the fourth
 Tuesday of September next & he recognises
 with parties as the Law directs for & Oliver
 gave prosecuting their sd Appeal with effect
 as by sd Recognizance on file appears

Benner White of Northfield in our
 County of Hampshire Goldsmith Plffs Pleys
 Brown of Leyden in sd County Shop Joiner
 Dft In a plea of the Case for that sd Brown
 at & Northfield on the thirtieth day of
 October ^{seventeen hundred} Eighty three by his
 State promised one Daniel Wheeler to pay
 him to Order twenty pounds Silver Money on
 Demand with Interest & sd Daniel afterwards
 by his Indorsement on a Note endorsed the
 contents thereof then emp^d to be p^d the
 Plff of which sd Brown had Notice yet sd
 Brown the other requested never p^d the same
 but neg^d it to the damage of sd White
 thirty pounds the parties appeared & agreed
 to have this Case continued untill next
 term thereupon it is considered by the Court
 that sd Parties have day here untill
 the last Tuesday of August next

White
 vs
 Brown
 No 65

Oliver Crois of Windham & Titus of Wrentham
 Plffs Titus Dickinson of Northfield in our
 County of Hampshire husband man Dft
 In a plea of the Case for that sd Titus at &
 Northfield on the fourth day of April sixteen
 hundred Eighty five by his State promised sd
 Crois to pay him eleven pounds eighteen shillings
 eight pence Lawful Money on Demand
 with Use yet sd Titus the other requested
 never p^d the same but neg^d it to the
 damage of sd Crois twenty pounds the Plff appears
 being now three times publicly called
 to come into Court make default of
 appearance here thereupon it is considered
 by the Court that sd Oliver receive
 say win to sd Titus twelve pounds & five
 pence Damages & Costs taxed at two
 pounds five shillings & nine pence

Crois
 vs
 Dickinson
 No 66

Exec^d May 25th 1785

Brooks
vs
Stevens
No 67

Abraham Brooks of Northfield in our County of Hampshire husbandman Plaintiff Martin Stevens late of Warwich in our County of Hampshire Yeoman Defendant In a plea of the Case for that sd Martin at sd Northfield on the nineteenth day of March seventeen hundred eighty two by his Note promised sd Brooks to pay him on Order fourteen pounds lawful Money in one Month from the Date of sd Note with Interest but sd Martin tho' often requested never paid the same but neglected it to the Damage of sd Brooks twenty pounds the Plt appears by John Barrett Gent^r & the Debt being now three times publicly called to come into Court makes Default of Appearance here thereupon it is considered by the Court that sd Brooks recover against sd Martin fourteen pounds twelve shillings & eleven pence Damages & Costs taxed at two pounds six shillings & two pence Ex r^{is} May 24th 1802

Robbins
vs
Bullock
No 68

Ephraim Robbins of Warwich in our County of Hampshire Yeoman Plaintiff Martin Stevens late of sd Warwich trader & David Bullock of Richmand in the County of Cheshire & State of New Hampshire traders Defendants In a plea of the Case for that sd Martin & David at sd Warwich on the third day of November fourteen hundred eighty three by their Note promised sd Robbins to pay him twenty two pounds five shillings & two pence in three Months from the Date of sd Note in Massachusetts Consolidated Note, with Interest but sd Martin & David tho' often requested have never paid the same but neglected it to the Damage of sd Robbins thirty pounds the Debt being now three times publicly called to come into Court makes Default of Appearance here thereupon it is considered by the Court that sd Ephraim recover against sd Martin & David the sum of twenty three pounds ten shillings & eight pence Damages & Costs taxed at two pounds seven shillings & five pence Ex r^{is} May 24th 1802

Aaron Whitney of Northfield in our County of Hampshire trader Plffs Joseph Hale of Concord Town in sd County yeoman Deft
 In a plea of the Case for that sd Hale into sd Northfield on the ninth day of October
 twenty hundred eighty one by his Note
 promised sd Aaron to pay him eight pounds,
 one shilling & five pence on demand with use
 yet sd Hale tho often requested never pd the
 same but neglects it to the Damage of sd Aaron
 fifteen pounds the Plf appears by John Bennett
 Junr & the Deft tho three times publickly
 called to come into Court makes Default
 of Appearance here thereupon it is considered
 by the Court that sd Aaron recover against
 sd Hale five pounds & sixteen shillings
 Damages & Costs taxed at two pounds three shillings
 & eight pence Ex. ip^e May 2th 1785

Whitney
vs
Hale
N^o 99

Aaron Whitney of Northfield in our County of Hampshire trader Plffs Merodach B Smith of Greenfield in sd County husbandman Deft
 In a plea of the Case for that sd Smith into sd Greenfield on the twenty fourth day of May
 twenty hundred eighty four by his note
 promised sd Aaron to pay him or or der twelve
 pounds & sixteen shillings in Gold or Silver
 on Demand with Use yet sd Smith tho often
 requested never pd the same but neglects it
 to the Damage of sd Aaron twenty pounds
 the Plf appears by John Bennett Junr &
 the Deft being three times publickly called
 to come into Court makes Default of
 Appearance here thereupon it is considered
 by the Court that sd Aaron recover against
 sd Smith thirteen pounds twelve shillings
 & six pence Damages & Costs taxed at two
 pounds three shillings & six pence Ex. ip^e May 2th 1785

Whitney
vs
Hale
N^o 90

Nathaniel Stearns of Hinesdale in the County Stearns
 of Cheshire & State of New Hampshire yeoman Plff
 vs Benezil W Wood & Eliphaz Stratton both of Northfield in our County of Hampshire yeoman
 Defts In a plea of the Case for that sd Wood & Stratton
 into sd Northfield on the third day of Nov^r last by
 their Note promised sd William Smith to pay
 him or or der eight pounds Lawful Money with
 Interest & sd Smith after ward on the same
 day by his In or cemented Note ordered the Contents
 thereof to be pd the Plf of sd Wood & Stratton
 never pd the same but neglects it to the Damage of sd Stearns
 fifteen pounds The Deft being now three times publickly called
 to come into Court makes Default of appearance here thereupon
 it is considered by the Court that sd Stearns recover against
 sd Wood & Stratton eight pounds three shillings & six pence
 Damages & Costs taxed at two pounds five shillings & nine pence
 Ex. ip^e May 2th 1785

Wood & Stratton
vs
Stearns
N^o 99

Goldbury
vs
White
N^o 92

John Goldbury of Warwick in our County of Hampshire
Gent^r Plaintiff Samuel White & Daniel White both of the County
in our County of Suffolk husband and wife Defendants in a plea
of the Case for that ^s Samuel & Daniel out of
Warwick on the seventeenth day of June seventeen
hundred eighty two by their Note promised one
John Goddard to pay him or order one hundred & twenty
three pounds Lawful Money with Interest on one
Year from the date of said Note & ^s Goddard on the same
day by his Indorsement on said Note ordered the
Contents thereof then Unpaid to be paid the Plaintiff
which ^s Goddard Samuel & Daniel had Notice
yet ^s Samuel & Daniel tho' often requested never
paid the same but neglected it to the Damage
of ^s Goldbury two hundred pounds the parties
appear & agree to have this Case Cont^d untill next
Term thereupon it is considered by the Court that
the parties have Day here untill the last Sunday
of August next

Smith
vs
Lawrence
N^o 93

Samuel Smith of Winchester in the County
of Cheshire & State of New Hampshire Gent^r Plaintiff
John Lawrence of Sheffield in our County of Berkshire
Gent^r Defendant on a plea of the Case for that ^s
John at Springfield on the first day of March last
promised twenty five by his Note promised ^s
Samuel to pay him twelve pounds Lawful Money
in a young Dutch horse to be priced by Eliza Hunt &
John Gifford & ^s Samuel says he has ever been
ready to receive the same according to the tenor
 thereof yet ^s John tho' often requested never paid the
same but neglected it to the Damage of ^s Samuel
twenty pounds the Debt being now three times
publicly called to come into Court makes
Default of Appearance here thereupon it is considered
by the Court that ^s Samuel recover against ^s
John fourteen pounds & three pence Lawful money
Damages & Costs taxed at five pounds six shillings
& one penny Exp^{ts} & Costs May 2nd 1805

Tillotson
vs
Broga
N^o 94

Abel Tillotson of Granville in the County of Hampshire
Gent^r Plaintiff Andrew Broga of the same Granville
Gent^r Defendant on a plea of the Case for not
paying him for sundry Goods Wares & Merchandise
fifteen pounds Lawful money to his Damage twenty
pounds - The Parties appear and agree to refer this
Case together with a cross Petition & all Demands to the
Determination of John Robinson Esq^r & the Messrs
Barlow & Amos Prims the Award of them or any two
of them to be paid to be returned into this Court
inasmuch to be made up and Executed according
to and the said Parties have Day here in Court untill
the last Sunday of August next

Benjamin Davenport of Hadding in our County
 of Hampshire trader. vs
 Deft. Moses Cook of Hadding
 in sd County Gent. vs
 on the Case for that sd Moses at sd Davenport
 on the twenty sixth day of May seventeen
 hundred eighty four by his Note promised
 one David Phillips to pay him thirty nine
 pounds fourteen shillings & eleven pence
 on Demand with Interest & sd David afterwards
 by his Indorsement on sd Note ordered the
 Contents then up to be put the Bill of which
 sd Moses Cook had notice yet sd Moses tho'
 often requested never paid the same but neglected
 it to the Damage of sd Benjamin's estate
 pounds, the Bill appearing by John Christie
 William Esq. & the Deft being now three
 times publicly called to come into Court
 makes Default of Appearance here thereupon
 it is considered by the Court that sd Benjⁿ
 recover Against sd Moses the sum of £23. 17. 11
 Dan's Costs £1. 10. 10

Davenport
vs
Cook
1895

Whereupon sd
 Moses now appears by Line on strong Ego
 & Appeals from the Judgement of this Court
 to the Supreme Judicial Court holden at
 Springfield in & for our County of Hampshire
 the fourth Tuesday of September next &
 recognizes with Sureties as the Law directs
 for sd Moses prosecuting his Appeal with
 effect as by sd Recognizance on file appears

Eliza Dickinson of Charlestown in the County
 of Cheshire & State of New Hampshire Blacksmith vs
 Deft. John Sampson of Hadding in our County
 of Hampshire Blacksmith vs
 on the Case for that John at sd Eliza
 on the last day of August seventeen hundred
 eighty six was indebted to sd Eliza in the
 sum of ten pounds & ten shillings for seven
 Months Work before that time done & performed
 by him sd Eliza for him sd John yet sd John
 tho often requested never paid the same but
 neglected it to the Damage of sd Eliza
 fifteen pounds the Deft being now three
 times publicly called to come into Court
 makes Default of Appearance here thereupon
 it is considered by the Court that sd
 Eliza recover against sd John the sum of
 ten shillings Damages & Costs taxed at
 two pounds three shillings & eight pence
 Ex^{ra} ipso June 30th 1889

Dickinson
vs
Sampson
1896

Wright
vs
Farr
N^o 94

Selah Wright of Northampton in our County of Hampshire Yeoman vs Stephen Farr of Witley in our County of Hampshire by Barristers Esqrs In a plea of trespass on the Case for that Selah did Northampton on the twentieth third day of April seven hundred twenty four by his Note promise to Selah to pay him on order three pounds fourteen shillings and pence on demand with Interest Yet Selah the often requested never paid the same but neglects it to the Damage of Selah seven pence the Bill appears & moves for Continuance of this Case untill next term thereupon it is considered by the Court that the parties have lay here untill the last Tuesday of August next.

Billings
vs
Church
N^o 95

Josiah Billings Gent^r & Silas Billings Yeoman both of Hatfield in our County of Hampshire Executors of the last Will & Testament of Joseph Billings late of Hatfield Gent^r Deceased in & Capacity vs Richard Church of Washington in our County of Hampshire Husbandman Esqrs In a plea of trespass on the Case for that Richard at Hatfield on the thirtieth day of March seven hundred eighty one by his Note promise to Joseph then living to pay him four pounds eight shillings & seven pence on demand with Interest Yet Richard the often requested never paid the same but neglects it to the Damage of Josiah & Silas seven pounds the parties appear & agree to have this Case continued untill next term thereupon it is considered by the Court that the parties have lay here untill the last Tuesday of August next.

Shelley
vs
Shebbins
N^o 96

Whiting Shelley of Hatley in our County of Hampshire Yeoman vs David Shebbins Yeoman & Jonathan Russell Yeoman both of Garsfield in our County of Hampshire Esqrs In a plea of trespass on the Case for that David & Jonathan at Witley on the ninth day of February seven hundred eighty two by their Note promise to Whiting to pay him six pounds eleven shillings & eight pence on demand with Interest Yet David & Jonathan the often requested never paid the same but neglects it to the Damage of Whiting ten pounds the Bill comes in three times publicly called to come into Court motion & default of appearance here thereupon it is considered by the Court that David & Jonathan are against David & Jonathan seven pounds & fourteen shillings & two pence Damages & Costs taxed at one pound fourteen shillings & two pence
Ex^o p^o June 30th 1785

Day
for
Day
No 80

Exhibit Day of West Springfield in our County
of Hampshire yeoman Plff vs Caleb Fay of
West Springfield yeoman Dft In a plea
of the Case for that sd Caleb at sd West Springfield
on the first day of May seventeen hundred
twenty three by his Note promised sd Fay
to pay him five pounds Lawful Money on
Demand with Interest yet sd Caleb tho often
requested never pd the same but neglected
it to the Damage of sd Fay twelve
pounds the Plff appears by Justice Ely
publicly called to come into Court makes
Default of Appearance here thereupon it
is considered by the Court that sd Exhibit
recover against sd Caleb eight pounds &
twelve shillings Damages & Costs taxed
at one pound three shillings & two pence
Ex ipd May 26th 1785

Guild
March
1784

Dem Guild of Free in the County
of Cheshire & State of New Hampshire
Gentl Plff vs Eliza March of Montague
in our County of Hampshire Gentl Dft
In a plea of the Case for that sd March
on the twenty seventh day of
his Note promised sd Dem to pay him
Order fifteen pounds three shillings & six
pence in neat Cattle & the Plff in fact
never received the same but neglected it to the
Damage of sd Dem twelve pounds the
Dft being now three times publicly called
to come into Court makes Default of
appearance here thereupon it is considered
by the Court that sd Dem recover against
sd Eliza fifteen pounds three shillings &
two pence Damages & Costs taxed at
two pounds four shillings & five pence
Ex ipd May 25th 1785

Willborne
No 82

Joseph Green of Newbury in the County of
Grafton & State of New Hampshire husbandman
Plff vs Joel Willborne of Montague in our
County of Hampshire yeoman Dft In a plea of
the Case for that sd Willborne at sd Montague on the
first day of March seventeen hundred twenty three
by his Note promised sd Green to pay him or order
five pounds Lawful Money on Demand with Interest
yet sd Willborne tho often requested never pd the same but neglected
it to the Damage of sd Joseph twenty pounds the Dft being now
three times publicly called to come into Court makes
Default of Appearance here thereupon it is considered by
the Court that sd Joseph recover against sd Joel eighteen
pounds & nine pence Lawful Money Damages & Costs
taxed at two pounds five shillings & five pence
Ex ipd May 25th 1785

Leonard
vs
Stiles
No 83

Roger Leonard of West Springfield in our County of Hampshire Plaintiff
John Stiles of Greenville in sd County Defendant
Defendant in answer of the Case for that sd John at
sd Greenville on the twentieth day of October
seventeen hundred Eighty one by his Note
promised the Plaintiff to pay him five pounds
within two months from the date of sd
Note yet sd John the often requested never
paid the same but neglected it to the damage
of sd Roger nine pounds, the Defendant being
now three times publicly called to come
into Court makes default of appearance where
thereupon it is considered by the Court that
sd Roger recover against sd John five
pounds one shilling & two pence Damages
& Costs taxed at one pound & six shillings
Ex ipso May 26th 1782

Breck
vs
Leonard
No 84

George Breck of West Springfield in the County of Hamp-
shire Gent. Plaintiff In full Leonard of
the same County Defendant in a Plea of the Case
as is at large set forth in the Writ on File &c. The Parties
appear and agree to refer this Case to the Determinati-
on of Abner Burbanck Esqr. Elisha Leonard Esqr.
& John White the award of them or any two of them
is to be paid to be returned into this Court & judgment
to be made up & given &c accordingly

Breck
vs
Smith
No 85

George Breck of West Springfield in our County of
Hampshire Gent. Plaintiff Aaron Smith of
West Springfield Defendant in answer of
the Case for that sd Aaron at sd Springfield
on the seventh day of August last by his
Note promised sd George to pay him five pounds
thirteen shillings & six pence Demand with
Interest yet sd Aaron the often requested
never paid the same but neglected it to the
damage of sd George twelve pounds, the Defendant
being now three times publicly called to
come into Court makes default of appearance
where thereupon it is considered by the Court
that sd George recover against sd Aaron
five pounds eighteen shillings & seven pence Damages
& Costs taxed at one pound three shillings
& three pence Ex ipso May 26th 1782

Waldo
Bagg

Daniel Waldo of Worcester in our County of
 Worcester March 1st 1805 vs Moses Bagge of
 Westfield in our County of Hampshire the Plaintiff
 vs Defendant In a plea of the Case for that D^o Bagge at
 Westfield on the eighteenth day of March
 seventeen hundred eighty three by his Note
 promised one Joseph Bagge to pay him or order
 seventeen pounds Lawful money with interest
 & after wards on the same day D^o Bagge by his
 Indorsement on a Note Endorsed the Contents
 thereof then came to be p^d the D^o of which
 D^o Bagge had Notice yet D^o Bagge tho' often
 requested never p^d the same but neglected
 to the Damage of Daniel Eighteen pounds, the
 D^o appears by Justice Ely Esq^r & the D^o
 being now three times publicly called to
 come into Court makes default of appearance
 here thereupon it is considered by the Court
 that D^o Daniel recover against D^o Bagge
 the sum of £18.00 & Dam^s & Costs taxed at £1.00

Whereupon D^o Bagge by John
 Phelps Gent^l now appears & appeals from
 the Judgment of this Court to the Supreme
 Judicial Court holden at Springfield in
 our County of Hampshire the fourth
 Tuesday of September next & he recognizes
 with sureties as the Law directs for D^o
 Bagge prosecuting his Appeal with effect
 whereby D^o Bagge's recognizance on file appears

George Brock of West Springfield in our County of Hampshire Gent^l vs Peter Jonathan Miller of Chester in our County of Hampshire the Plaintiff vs Defendant In a plea of the Case for that D^o Jonathan at West Springfield on the 3rd day of July seventeen hundred eighty three by his Note promised D^o George to pay him his pounds seventeen shillings & four pence Lawful Money yet D^o Jonathan tho' often requested never p^d the same but neglected it to the Damage of D^o George twelve pounds, the D^o being now three times publicly called to come into Court makes default of appearance here thereupon it is considered by the Court that D^o George recover against D^o Jonathan five pounds fifteen shillings & four pence Damages & Costs taxed at one pound six shillings & three pence Ex^{ra} if D^o May 28th 1805

Prase
vs
Dewey
N^o 88

Joseph Prase of Suffield in the County of Northford
& State of Connecticut vs Gideon Dewey of Southampton in our County of Hampshire
Promissory Debt In a plea of the Case for that sd
Dewey did owe & hath thereupon on the eighth day of
February seventeen hundred eighty three by his
Note promised sd Joseph to pay him three pounds,
three shillings & six pence on demand with
Interest Also for that sd Dewey at sd Southampton
on the nineteenth day of February seventeen
hundred eighty three by his other Note promised
sd Joseph to deliver him a certain shod lined
Cape worth the sum of three pounds, one shilling
& six pence yet sd Dewey tho often requested
never pd the same but neglects it to the
Damage of sd Joseph fifteen pounds, the Debt
being now three times publicly called to
Come into Court makes Default of Appearance
here thereupon it is considered by the Court
that sd Joseph recover against sd Dewey
ten pounds, & eighteen shillings lawful money
Damages & Costs taxed at one pound six shillings
six pence - - - Ex. ip^m May 26th 1885 or

Granger
vs
Woolworth
N^o 89

Gideon Granger of Suffield in the County
of Northford & State of Connecticut vs Phineas
Woolworth of Granville in our County
of Hampshire Promissory Debt In a plea of the
Case for that sd Phineas at sd Granville on the
fourth day of June last by his Note promised
sd Gideon to pay him six pounds nineteen
shillings & two pence on demand with Interest
yet sd Phineas tho often requested never pd
the same but neglects it to the Damage of
sd Gideon nine pounds the parties appear &
agree to have this case continued until next
Term & then Judgment to be given thereupon
it is considered by the Court that sd parties
have Day here until the last Tuesday of
August next - - -

Granger
vs
Woolworth
N^o 90

Gideon Granger of Suffield in the County
of Northford & State of Connecticut vs Seth
Woolworth of Granville in our County
of Hampshire Promissory Debt In a plea of the
Case for that sd Seth at sd Granville on the eighth
day of April seventeen hundred eighty three by
his Note promised sd Gideon to pay him six pounds,
ten shillings & two pence on demand with Interest
yet sd Seth tho often requested never pd the same
but neglects it to the Damage of sd Gideon ten
pounds, the Plaintiff by Motion & by Ex. ip^m & the
Court being now three times publicly called
to Come into Court makes Default of Appearance
here thereupon it is considered by the Court that sd
Gideon recover against sd Seth seven pounds, six shillings
& five pence Damages & Costs taxed at one pound
seven shillings & four pence Ex. ip^m May 26th 1885 or

Gideon Granger of Suffield in the County of
 Hampshire & State of Connecticut Gent^l vs
 Amos Shurt of Warrington in our County of
 Hampshire Gent^l vs
 In a plea of the Case for that sd Amos at Warrington
 on the tenth day of May seventeen hundred
 eighty four by his Note promised sd Gideon
 to pay him five pounds twelve shillings,
 & six pence on Demand with Interest
 yet sd Amos tho' often requested never
 pd the same but neglects it to the damage
 of sd Gideon seven pounds, the parties
 appear & agree to have this Case continued
 untill next term thereupon it is considered
 by the Court that sd parties have Day
 here untill the last Tuesday of August next

Granger
 Shurt
 No 1

Solomon Miller of West Springfield in our
 County of Hampshire Gent^l vs
 Jonathan Miller of Chester in sd County Gent^l vs
 In a plea of the Case for that sd Jonathan at
 West Springfield on the first day of July
 seventeen hundred eighty nine by his promise
 to pay sd Miller nine pounds & four
 shillings on Demand with Interest Altho
 for that sd Jonathan on the twenty with
 day of March seventeen hundred twenty
 four by his other Note promised sd Sole
 to pay him two pounds six shillings &
 nine pence on Demand with Interest
 yet sd Jonathan tho' often requested never
 pd the same but neglects it to the damage
 of sd Solomon sixteen pounds, the sd papers
 by Justin Ely Esqr & the Debt being now three
 months default of appearance here thereupon
 it is considered by the Court that sd Sole
 recover against sd Jonathan twelve pounds
 eleven shillings & two pence damages & Costs
 taxed at one pound seven shillings & 6th May 26th 1795

Miller
 Miller
 No 2

Benjamin Thompson of Ware in our County
 of Hampshire Gent^l vs Benjamin
 Billings of Northampton in sd County Gent^l vs
 In a plea of trespass for that sd Billings at
 Ware on the last day of July last, one pair of
 Oxen worth fourteen pounds, one horse worth fifteen
 pounds & all the goods & chattels of sd Thompson
 found at sd Ware & with force & Arms took
 & carried away, Contrary to Law & against the
 peace Altho that sd Benjamin Billings at sd Ware on the
 fourth day of March current with force & Arms & assault
 made on the body of sd Benjamin Thompson he being then
 & there in our Peace & him did beat wound & falsely imprison
 for the space of twenty four hours & untill sd Thompson
 delivered to sd Billings five Cows worth twenty pounds
 one horse worth ten pounds, one pair of Steers worth eight
 pounds, one heifer worth fifty Shillings & further expended
 large sums of money in order to regain his liberty to the
 damage of sd Thompson one hundred pounds, the parties
 appear & agree to have this Case continued untill next
 term thereupon it is considered by the Court that sd parties
 have Day here untill the last Tuesday of August next

Thompson
 Billings
 No 3

Ely
vs
Belding
No 34

John Ely of West Springfield in the County of
Hampshire Gent vs John Belding of Westfield
in the County of Hampshire Gent In a plea of the Case
for that sd Belding at sd West Springfield
on the last day of February last being
justly indebted to the Pl in the sum of
six pounds seventeen shillings & one penny
to balance books Accounts yet sd Belding
tho often requested never pd the same
but neglected it to the Damage of sd Ely
nine pounds the Pl appears by Justices
Ex & the Dft being now three times publicly
called to come into Court makes default
of Appearance here thereupon it is considered
by the Court that sd John Ely recover
against sd Belding six pounds seventeen
shillings & one penny Damages & Costs
taxed at one pound ten shillings & one
penny Ex & p May 20th 1785

Loomis
vs
Proot
No 35

Andrew Loomis of Boston in the County of
Hampshire & State of Connecticut Gent vs
Solomon Proot late of Greenfield in the County
of Hampshire Gent In a plea of the Case
for that sd Solomon at Greenfield on the
eighth day of February seventeen hundred &
twenty nine by his Note promised sd Andrew
to pay him fifty pounds lawful money on
Demand with Interest yet sd Solomon tho often
requested never pd the same but neglected it
to the Damage of sd Andrew twelve pounds
the parties appear & agree to have this Case
continue until next term thereupon it is
considered by the Court that sd parties have say
here until the last Tuesday of August next

Hall
vs
Cotton
No 37

Joseph Hall Junr of Boston in the County of
Hampshire & State of Connecticut Gent vs
Andrew Cotton of Springfield in the County of
Hampshire Gent In a plea of the Case
for that sd Andrew at Springfield on the seventh
day of February seventeen hundred eighty one
by his Note promised sd Joseph to pay him the
sum of twenty one pounds & eleven shillings
eight pence State money yet sd Andrew tho often
requested never pd the same but neglected it to
the Damage of sd Joseph fourteen pounds the Dft
being now three times publicly called to come
into Court makes default of Appearance here
thereupon it is considered by the Court that sd
Joseph recover against sd Andrew six pounds five
shillings & six pence Damages & Costs taxed at one
pound four shillings & two pence Ex & p May 22d 1785

218
Comfort Chaffer of W. Wrotham in our County of Hampshire vs. Chaffer
of Hampshire yeoman Plffs Annabreelee of W. Wrotham Executrix of the last will & testament of Ebenezer Beebe late of W. Wrotham decd in sd County left in place of the Case for that sd Ebenezer on the twenty seventh day of April seventeen hundred eighty two by his Note promised sd Comfort to pay him twenty three pounds fourteen shillings & six pence lawful money on Demand with Interest till sd yet sd Ebenezer in his life time never pd the same nor Math. & Annabreelee & Ebenezer in default neglected it to the Damage of sd Comfort thirty three pounds the parties appear & agree to have this Case continued untill next term therefore it is considered by the Court that sd parties have Day here untill the last Tuesday of August next

John Stearns of W. Wrotham in our County of Hampshire vs. Stearns
Physicians Plffs Jacob Bliss of Manfou in sd County husband of an left Bliss
In place of the Case for that sd Jacob on or before the eighth day of December seventeen hundred eighty three by his Note promised sd Stearns to pay him five pounds five shillings lawful money on Demand with Interest yet sd Jacob the other requested Damage of sd John eight pounds the Plffs did the three times publicly called to come into Court makes default of appearance whereupon it is considered by the Court that sd John recover against sd Jacob five pounds fourteen shillings & three pence & costs taxed one pound four shillings & two pence Ex. i. p. May 24th 1785

Oliver Bliss of W. Wrotham in our County of Hampshire Gentl Plffs Benjamin Darmin of W. Wrotham yeoman left in place of the Case for that Benjamin on the fourteenth day of July seventeen hundred eighty four by his Note promised sd Oliver to pay him eighty four pounds & one shilling lawful money & for that sd Benjamin to sd W. Wrotham on the twenty second day of January last by his other Note promised sd Oliver eleven pounds fifteen shillings lawful money on Demand with Interest yet sd Benjamin the other requested never pd the same but neglected it to the Damage of sd Oliver one hundred & twenty pounds the Plff being now three times publicly called to come into Court makes default of appearance whereupon it is considered by the Court that sd Oliver recover against sd Benjamin one hundred pounds four shillings & eight pence & costs taxed at one pound six shillings & six pence Ex. i. p. May 24th 1785

Merrick
vs
Farmin
No 101

Samuel Fifth Merrick of Wilbraham in our County of Hampshire Gent vs Mr Benjamin Farmin of sd Wilbraham Yeoman Defendant of the Case for that sd Benjamin at sd Wilbraham on the twelfth day of November last by his Note promised sd Merrick to pay him fourteen pounds lawful money on demand with interest & sd Benjamin the other requested never for the same but neglected it to the damage of sd Merrick fifteen pounds the Defendant three times publicly called to come in to court makes default of appearance here thereupon it is considered by the Court that sd Merrick recover against sd Farmin twelve pounds fourteen shillings & four pence Damages & Costs taxed at one pound & six shillings

Ex d. May 27th 1793

Thing
vs
Farmin
No 102

Abel Thing of Wilbraham in our County of Hampshire Gent vs Mr Benjamin Farmin of sd Wilbraham Yeoman Defendant of the Case for that sd Benjamin at sd Wilbraham on the twenty sixth day of April current by his Note promised sd Abel to pay him on demand six pounds six shillings & ten pence the other requested never for the same but neglected it to the damage of sd Abel ten pounds the Plaintiff appears by Samuel Fifth Merrick Gent & the Defendant three times publicly called to come in to court makes default of appearance here thereupon it is considered by the Court that sd Abel recover against sd Benjamin six pounds four shillings & five pence Damages & Costs taxed at one pound & six shillings Whereupon Benjamin by Alex Wolcott Gent & appeals from the Judgment of this Court to the Supreme Judicial Court holden at Springfield in & for our County of Hampshire the fourth Tuesday of September next to be Proclaimed with justices as the Law Directs for sd Benjamin prosecuting his sd Appeal with effect as by sd Proclamation as aile appears

Perceival
vs
Ferry
No 103

Gordon Perceival of East Haddam in the County of Hartford & State of Connecticut Surgeon of Hampshire Gent vs Mr Charles Ferry of sd Wilbraham in our County of Hampshire Gent Defendant of the Case for that sd Charles at sd Wilbraham on the tenth day of February last by his Note promised sd Gordon to pay him four pounds thirteen shillings & three pence on demand with interest & sd Charles the other requested never for the same but neglected it to the damage of sd Gordon seven pounds the parties appear & agree to have this Case continued until next term & then Judgment to be final thereupon it is considered by the Court that sd parties have done here until the first Tuesday of August next &c

Nichols
vs
Warrin
N^o 104

Henry Nichols of the City County & State of New
York Gent^r Plffs Seth Warrin of Lanesborough
in our County of Berkshire Yeoman Def^t & a
plea of the Case for that s^d Seth at a place called
Pittsfield on the twenty ninth day of August
seventeen hundred eighty one by his Note
promised one John Smith to pay him
one hundred & fifty Spanish milled Dollars
equal to the sum of forty five pounds
Lawful money & s^d John afterwards on the
twenty ninth day of August by his Indorsement
on s^d Note ordered the contents then
imp^d to be p^d the Plff of which s^d Seth had
notice yet s^d Seth tho often requested never
p^d the same but neglects it to the damage
of s^d Henry ninety pounds the Plff appears
by King Mirrall Gent^r & the Def^t tho
three times publicly called to come into
Court makes default of Appearance here
thereupon it is considered by the Court
that s^d Henry recover against s^d Seth
fifty five pounds two shillings & six pence
Damages & Costs taxed at one pound fourteen
shillings & ten pence Ex^{ce} if s^d May 2^d 1805

Chileab Brainerd Merrick Yeoman Samuel Merrick
Jr^r Merrick Gent^r & Abigail Merrick Widow
all of Wilbraham in our County of Hampshire
Executors of the last W^{ill} & Testament of Noah
Merrick late of s^d Wilbraham Clerk Dec^d
in s^d Capacity Plffs vs Benjamin Leonard
Jr^r of West Springfield in s^d County Yeoman
Def^t In a plea of the Case for that s^d Benjaⁿ at
s^d Northampton on the nineteenth day of
December seventeen hundred six by his Note promised
s^d Noah Merrick then living to pay him
fourteen pounds Lawful money and damene
with Interest yet s^d Benjaⁿ tho often requested
never p^d the same but neglects it to the damage
of the Plffs thirty five pounds the Def^t being now
three times publicly called to come into
Court makes default of Appearance here thereupon
it is considered by the Court that s^d Plffs recover
against s^d Benjaⁿ twenty nine pounds
nine shillings & eight pence Damages &
Costs taxed at one pound four shillings &
six pence - therefore &c

Leonard
N^o 105

Chaffee
vs
Thing
N^o 106

Isiah Chaffee of Enfield in the County of Hartford
& State of Connecticut husbandman Plffs
William Thing of W. Abraham in sd County
Gent^r Deft In a plea of the Case for that sd
William at sd W. Abraham on the first day
of March last by his Note promised sd
Isiah to pay him twelve pounds Lawful
money on Demand with Interest Yet sd
William tho often requested never paid the same
but neglects it to the Damerge of sd Isiah
twelve pounds the parties appear & agree
to have this Case continued untill next
term thereupon it is considered by the Court
that sd parties have day here untill the
last Tuesday of August next

Thing
vs
Burnham
N^o 107

Joseph Thing of W. Abraham in our County of
Hampshire Yeoman Plffs Gabriel Burnham of
W. Abraham Yeoman Deft In a plea of the Case for that
Gabriel at sd W. Abraham on the eleventh day of
May seventeen hundred eighty four by his Note
promised sd Joseph to pay him ten pounds Lawful
Money worth of Good West India Rum to be
delivered at sd Josephs dwelling house at or before
the expiration of six months from the Date of sd
Note Yet sd Gabriel tho often requested never
paid the same but neglects it to the Damerge of sd
Joseph twelve pounds the Deft being now three
times publicly called to come into Court to make
Default of Appearance here thereupon it is considered
by the Court that sd Joseph recover against sd
Gabriel ten pounds & twelve shillings & damages
lost & taxed at one pound six shillings & ten pence
Whereupon sd Gabriel now appears by Alexander
Nicollet Gent^r his Attorney & appeals from the
Judgment of this Court to the supreme Judicial
Court holden at Springfield in & for our County
next & he recognizes with Sureties as the Law
directs for sd Gabriel prosecuting his sd Appeal
with effect as by sd recognizance on file appears

Seth Mottin of Suffield in the County of Hampshire
vs John Abner Clark of Norwich in our County of Hampshire
Debtor. Left In a plea of the Case for that
John Abner Clark of Norwich on the thirteenth
day of January seventeen eighty three by
his Note promised to Seth to pay him
eight pounds eight shillings & six pence
lawful money on demand in good merchantable
Board & shingles with interest yet John Abner
Clark often requested never for the same but
neglected it to the Damage of Seth ten pounds
The Debt being now three times publickly
called to come into Court makes default
of appearance here thereupon it is considered
by the Court that Seth recover against John
Abner Clark nine pounds fifteen shillings & six pence
Damages & Costs taxed at one pound seven
shillings & six pence Exr ip. Mottin vs Clark
220
Mottin
Clark
No 109

David Dickinson of Deerfield in our County of Hampshire
vs David Whitney of Conway in our County of Hampshire
Debtor. Left In a plea of the Case for that David Whitney
at Deerfield promised David Dickinson to
pay him eight pounds twelve shillings & six
pence in silver on demand with interest
yet David Whitney often requested never
for the same but neglected it to the Damage
of David Dickinson fourteen pounds The Debt
being now three times publickly called
to come into Court makes default of appearance
here thereupon it is considered by the
Court that David Dickinson recover against David
Whitney the sum of £14.6 Damages & Costs taxed at
£2.5.8
Dickinson
Whitney
No 110

by William Millings Esqr & appeals from
the Judgment of this Court to the Supreme
Judicial Court holden at Springfield in
our County of Hampshire the fourth
Tuesday of September next & he recognizes
with sureties as the Law directs for David
Whitney prosecuting his Appeal with
effect as by the Recognizance on file appears

Upham
 or
 Porter
 N^o 110
 Phineas Upham of Brookfield in our County
 of Worcester Gentle Plaintiff & Edward Porter of
 Brookland in our County of Hampshire
 Defendant In a plea of the Case for that
 Edward at Springfield on the twenty
 eighth day of April last was Indebted to
 Phineas in the sum of four pounds &
 seven pence Lawful Money for sundry
 Articles of Book Account Yet Edward
 tho' often requested never paid the same
 but neglected it to the Damage of Phineas
 eight pounds, the Debt being now three times
 publicly called to come into Court making
 default of Appearance here thereupon it is
 considered by the Court that Phineas
 recover against Edward four pounds
 & seven pence Damages & Costs taxed at
 two pounds & two pence Ex^{ce} if June 17th 1785

Smith
 or
 Oaks
 N^o 111
 Gad Smith of Whately in our County of
 Hampshire Plaintiff Jonathan Oaks of
 Conway in our County Defendant In a plea of
 the Case for that Jonathan at Conway on the
 last day of December last by his Note promised on
 John Anders to pay him ten pounds ten shillings
 & four pence on demand with Interest & afterwards
 on the same day Jonathan by his Indorsement
 on the Note ordered the Contents then unpaid to
 be paid to Gad yet Oaks tho' often requested never
 paid the same but neglected it to the Damage of
 Gad fifteen pounds the Debt being now three
 times publicly called to come into Court making
 default of Appearance here thereupon it is
 considered by the Court that Gad recover
 against Oaks ten pounds fifteen shillings
 & one penny Damages & Costs taxed at one
 pound eighteen shillings & three pence
 Ex^{ce} if June 17th 1785

Cooley
 or
 Wait
 N^o 112
 Joel Cooley of Charlestown in the County of
 Hampshire & State of New Hampshire Plaintiff
 Seth Wait of Albion in our County Defendant
 In a plea of the Case for that Seth at
 Springfield on the fifteenth day of November
 seventeen hundred eighty by his Note promised
 Joel to pay him forty three bushels of Wheat
 on demand with Interest & Joel in fact
 says that he has ever been ready to receive
 the same Wheat yet Seth tho' often
 requested never paid the same but neglected it
 to the Damage of Joel twenty pounds
 the Debt being now three times publicly
 called to come into Court making default
 of Appearance here thereupon it is considered
 by the Court that Joel recover against
 Seth the sum of

Simon Smith of Walsfield in the County of Smith
Groom on Plaintiff John Thayer of Walsingham
in the County of Northampton Defendant of the Thayer
Case for that said Defendant on the Twentieth day of December
on the Twentieth first day of December
fifteen hundred eighty three by his Note
promised said Simon to pay him twelve
pounds on the set day of March the next
with Interest yet said John the often
requested never to the same but neglected
it to the Damage of said Simon sixteen
pounds the Debt being now three times
publicly called to come into Court
makes Default of appearance here
thereupon it is considered by the Court
that said Simon recover against said
John thirteen pounds six shillings
Damages & Costs taxed at one pound
seven shillings & ten pence
Ex i^o June 15th 1785

Confider Dickinson of Bedford in the County of Dickinson
County of Hampshire Groom on Plaintiff Samuel Heaton
Heaton & Mose Heaton both of Charlemont
in the County of Northampton Defendants in the
Case for that said Samuel & Mose on the
Thirteenth day of May
last by their Note promised said Mose
Heaton to pay him or bearer the sum of six
pounds six shillings lawful money within six
Weeks from the date of said Note & afterwards
on the same day said Mose by his Indorsement
of said Note ordered the contents thereof to be paid
to be paid the Pl^{ff} of all which said Samuel had
Notice & thereby became Chargeable to pay the
contents of said Note yet said Samuel & Mose the
often requested never to the same but neglected
to the Damage of said Confider ten pounds the
Pl^{ff} appearing Samuel Barnard Gent^l the Debt
the three times publicly called to come into
Court makes Default of appearance here
thereupon it is considered by the Court that said
Confider recover against said Samuel & Mose
six pounds thirteen shillings & seven pence
Damages & Costs taxed at two pounds six shillings
& two pence Ex i^o June 15th 1785

Prose
vs
Pugg
N^o 115

Thomas Pugg of Lavers in our County of Hampshire
Gentleman Plaintiff Joshua Mugg of Greenfield in our
said County Physician Defendant In a plea of the
Case for that s^d Joshua at Bournemouth in s^d
County on the thirteenth day of October last
by his Note for value well promised s^d
Thomas to pay him twenty one pound nine
shillings & five pence at or before the
sixteenth day of November next with Interest
till he got s^d Joshua tho' often requested never
p^d the same but neglects it to the Damage
of s^d Thomas twenty five pounds the parties
appear & agree to have this Case continued
untill next term & then Judgment to be final
thereupon it is considered by the Court that
s^d parties have day here untill the last
Tuesday of August next

Ashley & al
vs
Burnham
N^o 116

Jonathan Ashley of Shillburne in our County
of Hampshire Esq^r & Elisha Ashley of Deerfield
in s^d County Physicians Plaintiff & Elisha Burnham
of Bournemouth in s^d County Gentleman Defendant
In a plea of the Case for that s^d Elisha at s^d
Deerfield on the twenty sixth day of July last
by his Note promised s^d Jonathan & Elisha to
pay them four pound six shillings & nine pence
two farthings Lawful money on Demand with
Interest Yet s^d Elisha tho' often requested
never paid the same but neglects it to the
Damage of said Jonathan & Elisha sixty pounds
the Debt being now three times publicly
called to come into Court makes default of
Appearance here thereupon it is considered
by the Court that s^d Jonathan & Elisha recover
against s^d Elisha four pound & eleven shillings
Damages & Costs taxed at two pound two
shillings & four pence Exp^s in June 14th 1785

Hunt & al
vs
Ashley
N^o 117

Levi Shephard of Northampton in our County
of Hampshire Apothecary & Ebenezer Hunt of
s^d Northampton Physicians Plaintiff & Elisha
Ashley of Deerfield in our s^d County Physician
Defendant In a plea of the Case for that s^d Elisha at said
Northampton on the fourteenth day of February
seventeen hundred eighty four by his Note promised
s^d Levi & Ebenezer to pay them by order twenty
six pound fourteen shillings & two pence on
Demand with Interest Yet s^d Elisha tho' often
requested never p^d the same but neglects it
to the Damage of s^d Levi & Ebenezer thirty five
pound the Debt being now three times publicly
called to come into Court makes default of
Appearance here thereupon it is considered by
the Court that s^d Levi & Ebenezer recover against
s^d Elisha twenty eight pound six shillings &
ten pence Damages & Costs taxed at one pound
ten shillings & ten pence Exp^s in June 14th 1785

Elihu Smith of Hadley in our County of Hampshire
 Yeoman Plff vs Joseph Welding of Whately in our County
 Defendant In a plea of the Case for that s^d Joseph at s^d Whately on the sixth
 day of January seventeen hundred eighty four
 by his Note promised s^d Elihu to pay him
 the sum of six pounds Lawful Money within
 three Months from the date of s^d Note with
 Interest till paid
 Yet s^d Joseph tho often requested never p^d
 the same but neglects it to the damage
 of said Elihu ten pounds the Plff appears
 by Samuel Barnard Gentⁿ & the Deft tho
 three times publicly called to come into
 Court makes default of Appearance here
 thereupon it is considered by the Court that
 s^d Elihu recover against s^d Joseph six pounds
 fourteen shillings & five pence Damages &
 Costs taxed at one pound fourteen shillings
 & four pence ~ ~ ~ ~ Exⁿ ip^s June 17th 1785

Smith
 vs
 Welding
 No 118

Gad Smith of Whately in our County of Hampshire
 Yeoman Plff vs Joseph Welding of Whately Yeoman Deft. In a plea of the
 Case for that s^d Joseph at s^d Whately on the
 tenth day of March Seventeen hundred eighty
 four by his Note promised s^d Gad to pay him
 three pounds nine shillings & six pence
 halpenny on Demand with Interest also
 for that s^d Joseph at s^d Springfield on the
 last day of March was indebted to said Gad
 in the sum of three pounds Lawful money
 for the like sum of Money rec^d of s^d Gad
 by s^d Joseph Yet s^d Joseph tho often
 requested never p^d the same but neglects
 it to the damage of s^d Gad eight pounds
 the Plff appears by Samuel Barnard Gentⁿ
 & the Deft tho three times publicly called
 to come into Court makes default of
 Appearance here thereupon it is considered
 by the Court that s^d Gad recover against
 s^d Joseph six pounds fourteen shillings & five
 pence Damages & Costs taxed at one
 pound sixteen shillings & seven pence ~ ~
 Exⁿ ip^s Nov^r June 17th 1785

Smith
 vs
 Welding
 No 119

Smith
or
Crafts
N^o 120

God. Smith of Whately in our County of Hampshire
Yeoman Plaintiff John Crafts of Whately aforesaid
Yeoman Defendant In a plea of the Case for that s^r
John at said Whately on the first day of
March last by his Note for Value received
promised s^r God to pay him two pounds,
seventeen Shillings & six pence on demand
with Interest & so for that s^r John at s^r
Springfield on the last day of March last
was indebted to s^r God in the sum
of three pounds Lawful money by him
s^r John before that time had & rec^d yet
s^r John tho' often requested never p^d the
same but neglects it to the Damage of s^r
God eight pounds the Debt being now three
times publicly Called to come into Court
makes default of Appearance here there
upon it is Considered by the Court that
s^r God recover against s^r John five pounds,
eighteen Shillings & two pence Damages
& Costs taxed at one pound sixteen Shillings
& eleven pence ~ ~ ~ Ex^{ist} June 17th 1705

Billings
or
Wells
N^o 121

Chileab Billings of Montague in our County
of Hampshire Yeoman Plaintiff John Wells of
Deerfield in said County Yeoman Defendant In a plea
of the Case for that s^r John at s^r Springfield
on the fifth day of January last by his Note
promised s^r Chileab to pay him or Order
Six pounds eight shillings & six pence on
Demand with Interest yet s^r John tho' often
requested never p^d the same but neglects it
to the Damage of s^r Chileab nine pounds
the Debt being now three times publicly
Called to come into Court makes default of
Appearance here thereupon it is Considered by
the Court that s^r Chileab recover against s^r
John four pounds five shillings & ten pence
Damages & Costs taxed at one pound nineteen
shillings & two pence ~ ~ ~ Ex^{ist} May 30th 1705

Strong
for
Belong
N^o 122

Nehemiah Strong of Newton in the County
of Fairfield & State of Connecticut Clerk Plaintiff
Samuel Bedding of Hatfield in our County of
Hampshire Yeoman Executor of the last Will
& Testament of Neugentle of s^r Hatfield deceased
in s^r Capacity Defendant In a plea & that s^r Samuel
renders to Nehemiah Thirty pounds Lawful
Money which from him he unjustly detains
& whereon the s^r Nehemiah complains that s^r
Mauben in his Life time on the twentieth day of
July seventeen hundred sixty eight by his writings
obligatory acknowledged himself to be beholden
& bound firmly bound & obliged to said Nehemiah
in the sum of thirty pounds Lawful money to be
paid to said Nehemiah on Demand & to the payment
of the same s^r Mauben did bind his heirs.

Executors or Administrators as well as himself
yet the said Debtor never paid the same
neither has the said Samuel his Executor
paid the same but neglects it to the damage
of said Nehemiah forty pounds the Debt
tho three times publicly called to come
into Court makes Default of Appearance
here thereupon it is considered by the
Court that said Nehemiah recover against
said Samuel thirty pounds three shillings
lawful money Debt & Costs taxed at one
pound seven shillings & eight pence
Whereupon s^d Samuel by John Chester
Williams Esq^r now comes into Court &
Appeals from the Judgement of this Court
to the Supreme Judicial Court holden
at Springfield in s^d for our County of
Hampshire the fourth Tuesday of September
next & he recognizes with Sureties as
the Law directs for s^d Samuels prosecuting
his said Appeal with effect as by said
Recognizance on file Appears

Simon Strong of Amherst in our County Strong
of Hampshire Esquire Pl^t vs Samuel Deering
of Hatfield in our said County Yeoman Deering
In a plea of the Case for the said Samuel at
said Springfield on the twenty second day
of September seventeen hundred eighty one
by his Note for value rec^d promised said
Simon to pay him or order Eleven pounds
one shilling & two farthings on demand with
Interest Yet said Samuel tho often requested
never paid the same but neglects it to the
Damage of said Simon Eighteen pounds
the Debt being now three times publicly
called to come into Court makes Default
of Appearance here thereupon it is considered
by the Court makes Default of Appearance
here thereupon it is considered by the Court
that s^d Simon recover against said Samuel
thirteen pounds eight shillings & six pence
Damages & Costs taxed at one pound twelve
shillings & two pence Whereupon said Samuel
by John Chester Williams Esq^r & appeals from
the Judgement of this Court to the Supreme
Judicial Court holden at Springfield in
s^d for our County of Hampshire the 4th
Tuesday of September next & he recognizes with
Sureties as the Law directs for said Samuels prosecuting
his said Appeal with effect as by said Recognizance
on file Appears

Pratt
or
Gray
N^o 124

Michah Pratt of Pelham in our County of Hampshire
Yeoman Plaintiff Isaac Gray of Pelham aforesaid
Gentⁿ Defendant In a plea of the Case for that said
Isaac at said Pelham on the seventeenth day
of March last was justly indebted to said Michah
in the sum of five pounds Lawful Money
for so much money had & received of s^d Michah
by said Isaac & in consideration thereof
promised said Michah to pay him the
the same on demand yet said Isaac tho'
often requested never p^d the same but neglected
it to the Damage of said Michah Nine
pounds the Debt now appears & moves that
this Case be continued untill next term
thereupon it is considered by the Court
that s^d parties have Day here untill the
last Tuesday of August next.

Pratt
or
Gray
N^o 125

Sylvanus Pratt of Pelham in our County of
Hampshire Yeoman Plaintiff Isaac Gray of Pelham
aforesaid Gentleman Defendant In a plea of trespass
for that said Isaac at said Pelham on the sixteenth
day of December last with force & arms an assault
made on the Body of the said Sylvanus he being
then & there in our Peace did with force & arms
did falsely imprison & detain him of his Lawful
Liberty & him in Prison & Detain for the space
of Twenty five hours & untill said Sylvanus
was forced to pay a Large Sum of Money to
buy gain his Liberty to the Damage of said
Sylvanus forty pounds the Debt appears &
moves for a continuance of this Case untill
next term thereupon it is considered by
the Court that s^d Parties have Day here
untill the last Tuesday of August next.

Parsons
or
Perkins
N^o 126

David Parsons of Amherst in our County
of Hampshire Cler^k. Plaintiff Nathan Perkins
of Amherst aforesaid Defendant In a plea of the
Case for that said Nathan at said Amherst
on the twenty sixth day of September sixteen
hundred seventy five by his Note promised
said David to pay him three pounds & nine
shillings on Demand with Interest yet said
Nathan tho' often requested never p^d the
same but neglected it to the Damage of s^d
David Eight pounds the Debt being now
three times publicly called to come into
Court makes default of Appearance here
thereupon it is considered by the Court that
s^d David recover against s^d Nathan five
pounds eight shillings & eleven pence Damages
& Costs taxed at one pound twelve shillings &
four pence Ex. ist May 26th 1780

Ebenezer Bethwood of Amherst in our County
 of Hampshire Gent^l Plff^r & Aaron Dickinson
 of Amherst aforesaid Gent^l Def^t In a plea of
 the Case for that s^d Aaron at said Amherst
 on the twenty ninth day of June last
 by his Note promised said Ebenezer to
 pay him or Order Eighty six pounds
 Ten shillings & five pence Lawful money
 on Demand with Interest yet said
 Aaron tho^t often requested never paid
 the same but neglects it to the damage
 of said Aaron One hundred pounds,
 the Def^t being now three times publicly
 called to come into Court makes default
 of Appearance here thereupon it is
 considered by the Court that said parties
 have Day here untill the last Tuesday of
 August next ~

 Bethwood
 or
 Dickinson
 No 127

William Choate of Pelham in our County
 of Hampshire yeoman Plff^r Samuel Gould
 of Charlemont in our said County Gent^l Def^t In a plea of the Case for that s^d
 Samuel at s^d Springfield on the seventeenth
 day of August seventeen hundred eighty
 four by his Note promised said William
 to pay him or order thirteen pound Lawful
 Money on Demand with Interest yet s^d
 Samuel tho^t often requested never paid
 the same but neglects it to the damage
 of said William eighteen pounds the Def^t
 being now three times publicly called
 to come into Court makes default of
 Appearance here thereupon it is considered
 by the Court that said William recover
 against said Samuel thirteen pounds
 Seven shillings & eight pence Damages
 & Costs taxed at two pounds four shillings
 & eight pence ~ Ex^{is} June 20th 1785

 Choate
 or
 Gould
 No 128

Obadiah Lillie of Ludlow in our County
 of Hampshire yeoman Plff^r John Jennings
 of said Ludlow yeoman Def^t In a plea of the
 Case for that said Obadiah at said Ludlow on the
 first day of March last was possessed of a certain
 Writing called a Certificate issued & executed pursuant
 to an Act or order or resolve of the United States in
 Congress Assembled signed ino Peirce Commiss^r
 whereby it was duly certified that on a final
 Settlement of an Account between the United
 States & the said Obadiah there appeared to
 be due to said Obadiah the sum of eighty Dollars
 & that the sum so due was payable with Interest
 at six per cent to the Obadiah or Order worth
 twenty eight pounds Lawful Money as of

 Lillie
 or
 Jennings
 No 129

his own proper Writing & Certificate & was
also then & there possessed of one other Writing
or Certificate executed issued & signed
as aforesaid & there appeared to be due
to said Obadiah the sum of fifty four
Dollars which was payable with Interest
to said Obadiah or Breuer worth twenty
pounds & was also then & there possessed
of one other Certificate executed issued
& signed as aforesaid by which there
appeared to be due to said Obadiah the
sum of twenty four Dollars & that the
same sum was payable at six percent worth ten
pounds & was also then & there possessed of three
other Writings called final Settlement
Certificate worth fifty eight pounds the
contents whereof to said Obadiah were payable
Never the less the said John knowing the
said Writings to be the property of said
Obadiah & to him of right to belong hath
Never delivered the same to said Obadiah
tho by him often requested but there
afterwards at said Ludlow on the eighth
Day of April current the same Writings
& Certificates to his own proper Use did
convert & dispose to the Damage of said
Obadiah one hundred & twenty pounds
This Now ordered by the Court that this
Case be continued until next term
& that said parties have Day here until
the last Tuesday of August next in

John Billings of Amherst in our County of
Hampshire Husbandman Plaintiff vs. Elijah Adams
of Amherst aforesaid Husbandman Defendant
In a plea of the Case for that said Elijah at said
Amherst on the Eleventh day of August
Seventeen hundred eighty three by his Note
promised said John to pay him twelve pounds
five Shillings & eleven pence on demand with
Interest Yet said Elijah tho often requested
never paid the same but neglects it to the
Damage of said John fourteen pounds the
Debt being now three times publicly called
to come into Court makes default of
appearance here thereupon it is considered
by the Court that said John recover against
Elijah the sum of £14.00.00 Damages & Costs of Suit
Whereupon said Elijah now appears in his own
proper person & appeals from the Judgement of
this Court to the Supreme Judicial Court to be held
at Springfield the fourth Tuesday of September
next in & for our County of Hampshire & he
recognizes with Sureties at the Law Director

Billings
vs
Adams
N^o 130

Abraham Page of Southwicks in our County
 of Hampshire Yeoman Plff James Campbell Page
 of Southwicks aforesaid Yeoman Deft Campbell
 In a plea of trespass on the Case for their
 said James at said Southwicks on the
 twenty seventh day of August last by
 his Note promised said Abraham to
 pay him Eleven pounds Lawful money
 worth of Grain at best price & deliver
 the same at the house of John Ingersoll
 Esq in Westfield at or before the first
 day of February then next with interest
 till paid yet said James tho' often requested
 never paid the same but neglects it to
 the Damage of said Abraham fifteen
 pounds the Deft being now three times
 publicly called to come into Court
 makes default of Appearance thereupon
 it is considered by the Court that said
 Abraham recover against said James
 Eleven pound nine Shillings & eleven
 pence Damages & Costs taxed at one
 pound seven shillings & six pence
Ex. is June 29th 1785

Amos Doot of Granville in our County of Moot
 Hampshire Yeoman Plff Abel Tillotson Yeoman
 & Richard Dickinson Gentlemen both of said Tillotson
 Granville Defts In a plea that said Abel & Richard
 render to him thirty pounds Lawful money
 which to him they owe & from him unjustly
 detain & whereupon said Amos Complain
 for that said Abel & Richard on the twenty
 seventh day of December last by their Bond
 under their hands & seal of that date in Court
 to be produced yet said Abel & Richard tho'
 often requested never paid the same but
 neglects it to the Damage of said Amos
 thirty pounds the Deft being now three
 times publicly called to come into Court
 makes default of Appearance here thereupon
 it is considered by the Court that said Amos
 recover against said Abel & Richard twelve
 pounds Lawful Money Damages & Costs taxed
 at one pound thirteen shillings & four pence
Ex. is July 7th 1785

Lee
vs
Parke
No 133

John Lee Jun^r of Westfield in our County of Hampshire
Trader Plff^r vs Roland Parke of Westfield aforesaid
Gent^r Def^t In a plea of trespass on the Case for
that said Roland at said Westfield on the last
Day of March last was Indebted to said John
in the Sum of thirty three pounds three
Shillings & eight pence Lawful money for
the like sum of Money before that time had
owed by said Roland of said John & the Indebted
in consideration thereof promised said John
to pay him the same on Demand Yet said
Roland tho' often requested never paid
the same but neglects it to the Damage
of said John Seventy pounds the parties
severally appear & refer this Case with all
Demands to the Award Judgement & Determination
of Jon^e Wright Jon^e Hamcroft & M^r Bagg
& the Award of them or either two of them
to be final

Francis
vs
Fowler
No 134

Thomas Francis of Southwiche in our County
of Hampshire Yeoman Plff^r vs Abner Fowler of
Southwiche aforesaid Yeoman In a plea of trespass
on the Case for that said Abner at said Southwiche
on the tenth Day of Aprill sixteen hundred
eighty four was Indebted to said Thomas in the
Sum of Forty five pounds & In consideration
thereof said Abner promised said Thomas
to pay him the same on Demand Yet said
Abner tho' often requested Never paid the
same but neglects it to the Damage of said
Thomas fifty pounds This now ordered by
the Court that said Case be continued
untill next term & that said parties have
Day here untill the last Tuesday of
August next

Black
vs
Thomas
No 135

James Black of Chester in our County of Hampshire
Gentleman Plff^r vs Benjamin Thomas of Chesterfield
in said County Yeoman Def^t In a plea of the
Case for that said Benjamin at said Chester
on the sixth Day of November last by his Note
promised said James to pay him nine pounds
seven Shillings & two pence by the fifteenth
Day of January next with Interest Yet said
Benjamin tho' often requested never paid the
same but neglects it to the Damage of said
James ten pounds the Def^t being now three
months Default of appearance here thereupon
it is considered by the Court that said James
recover against said Benjamin nine pounds
twelve Shillings & ten pence Damages & Costs
owed at one pound thirteen Shillings ten
pence

Ex^o ip^s June 29th 1785

Thaddeus Leavitt of Suffield in the County of
Hartford & State of Connecticut Merchant Leavitt
Plff vs Jonathan Pratt of Lenox in our County
of Berkshire Yeoman Deft In a plea of trespass Proctor
on the Case for that said Jonathan at Springfield N^o 136
on the third Day of February seventeen
hundred & eighty four by his Note promised
said Thaddeus to pay him this six pounds
Lawful Money at or before the first day
of June then next with Interest yet said
Jonathan tho often requested never paid
the same but neglects it to the Damage of
said Thaddeus forty pounds the parties
appear & agree to have this Case continued
untill next term thereupon it is considered
by the Court that 2 parties have Day
there untill the last Tuesday of August
next

Samuel Giltet of Granville in our County Giltet
of Hampshire Yeoman Plff vs Eli Giltet of said Giltet
Granville Yeoman Deft In a plea of trespass N^o 137
on the Case for that said Eli at said Granville
on the twenty ninth Day of March fifteen
hundred & eighty three by his Note promised
said Samuel to pay him or order five
pounds & nine Shillings Lawful money on
Demand with Interest yet Eli tho often
requested never paid the same but neglects
it to the Damage of said Samuel nine
pounds the Deft being now three times
publicly called to come into Court makes
Default of appearance here thereupon it
is considered by the Court that said
Samuel recover against said Eli the sum of
Whereupon said

Eli now comes into Court by Samuel Fowler
Gent^l & Appeals from the Judgment of this
Court to the Supreme Judicial Court
holden at Springfield in & for our County
of Hampshire the fourth Tuesday of
Septemb^r next & he Recognizes with Sureties
as the Law directs for said Samuel prosecuting
his 2^d Appeal with Effect as by said Recognizance
on file appears

Granger
vs
Plumb
N^o 138

George Granger Junr of Southwiche in our County of Hampshire yeoman Plff vs Jared Plumb of Westfield in said County yeoman Deft In a plea of trespass on the Case for that said Jared at said Westfield on the tenth day of September Seventeen hundred seventy three at the request of said Jared sold & delivered sold & delivered to him one fat Cow for the sum of three pounds twelve Shillings & in Consideration thereof said Jared promised said George the same Sum on Demernd yet said Jared tho' often requested never paid the same but neglected it to the Damage of said George nine pounds By reason of the Dft being out of the State this Case is continued untill next Term thereupon it is Considered by the Court that said parties have Day here untill the last Tuesday of August last next

Parkes
vs
Loomis
N^o 139

Wenham Parkes of Bolemore in our County of Hampshire Esq Plff vs Jonathan Loomis of West Springfield in said County yeoman Deft In a plea of the Case for that Jonathan at said Bolemore on the twelfth Day of July last by his Note promised said Wenham to pay him Eight pounds sixteen Shillings & six pence on Demernd with Interest yet said Jonathan tho' often requested never paid the same but neglected it to the Damage of said Wenham twelve pounds the parties appeared & agree to have this Case continued untill next Term thereupon it is Considered by the Court that said parties have Day here untill the last Tuesday of August next

Fowler
vs
Porter
N^o 140

Bildad Fowler of Westfield in our County of Hampshire yeoman Plff vs Elipha Porter of Hawley in our County of Hampshire Esq & Sheriff of the same County Deft In a plea of trespass on the Case whereupon said Bildad Complain that by the Consideration of our Justices of our Court of Com mon pleas held at Springfield on the last Tuesday of August Seventeen hundred eighty two recovered Judgment against Abiel Squibb late of Montgomery in said County yeoman for the sum of fourteen pound twelve Shillings & ten pence as by the record of said Court appears & altho said Bildad has issued three Executions on said Judgment which Court Exn the Elipha by his Deputy has left to the Damage of said Bildad thirty pounds & now the said Elipha by Caleb Strong Esq comes & defends the fore & Injury & say he is not guilty in manner & form as the Plff has alleged & there

putt himself on the Country & the Dy by John
 Phelps Gent^r reserving the Liberty of waving
 this Demurrer on the trial of the Appeal
 & then joining the Issue above tendered & also
 consenting that the trial at the Supreme Judicial
 Court shall be final now says that the plea
 aforesaid & the matters therein contained
 were insufficient answer to his Declaration
 & that he is not bound to make answer
 thereto which he is ready to verify therefore
 he prays Judgment for his Damages & Costs
 & said Elisha consenting & agreeing to said
 Reservation says his plea aforesaid is sufficient
 Whereupon the premises being heard &
 now fully understood by the Court & it is
 considered by the Court that the plea above
 pleaded by said Elisha was a sufficient
 Answer to said Billed's Declaration
 & that said Elisha recover against said
 Billed his Costs taxed at
 Whereupon said Billed by his aforesaid
 Atty appeals from the judgment of this
 Court to the Supreme Judicial Court
 holden at Springfield the fourth Tuesday
 of September next in & for our County of
 Hampshire & he recognises with Sureties
 as the Law directs for said Billed's
 prosecuting his said Appeal with effect
 as by said Recognizance on file appears

Hannah Mosely of Westfield in our Mosely
 County of Hampshire Gentl^{woman} Dy
 vs Ichabod Comstock late of Williamstown Comstock
 in our County of Berkshire Gentl^{man} Debt No 141
 In a plea of trespass on the Case for that
 said Westfield on the nineteenth day of May
 seventeen hundred eighty three by his
 Note promised said Hannah to pay her
 or order Seven pound & fourteen Shillings
 Lawful money on demand with Interest
 Yet said Ichabod tho' often requested never
 paid the same but neglects it to the
 Damage of said Hannah twelve pound
 the Debt being now three times publicly
 called to come into Court makes default of
 Appearance here thereupon it is considered
 by the Court that said Hannah recover
 against said Ichabod eight pound twelve
 Shillings & four pence Damages & Costs
 taxed at one pound fourteen shillings &
 two pence Exec^d June 29th 1883

Pettibone
v
Cooley
N^o 142

Orias Pettibone of Lymebury in the County of Hartford & State of Connecticut Exr^r Plf
vs John Cooley of Granville in our County of Hampshire Geomem Deft In a plea of trespass on the Case for that said John at said Springfield on the fourth day of November last by his Note promised said Orias to pay him thirteen pounds one Shilling & seven pence on Demand with Interest Yet said John tho' often requested never paid the same but neglects it to the Damage of said Orias twenty pounds the Deft being now three times publicly called to come into Court methmes Default of Appearance here thereupon it is considered by the Court that said Orias recover against said John thirteen pounds nine shillings & five pence Damages & Costs taxed at one pound seven shillings & six pence Ex^r p^r June 14th 1789

Parks
v
Johnson
N^o 143

Warham Parks of Plainford in our County of Hampshire Exr^r Plf vs Samuel Johnson of Southwick in our County of Hampshire Geomem Deft In a plea of trespass on the Case for that said Samuel at said Plainford on the fourth Day of August Seventeen hundred Eighty three by his Note promised said Warham to pay him Eighteen pounds sixteen shillings & five pence on Demand with Interest Yet said Samuel tho' often requested never paid the same but neglects it to the Damage of said Warham twenty two pounds the parties appear & agree to have this Case continued untill next term thereupon it is considered by the Court that said Warham recover against said Samuel parties have Day here untill the least Tuesday of August next &c

Parks
v
Taylor
N^o 144

Warham Parks of Plainford in our County of Hampshire Exr^r Plf vs David Taylor late of this shire in our County of Hampshire Geomem Deft In a plea of trespass on the Case for that said David at said Plainford on the thirtieth Day of June seventeen hundred Eighty three by his Note promised said Warham to pay him five pounds sixteen shillings & one penny Lawful money on Demand with Interest Yet said David tho' often requested never paid the same but neglects it to the Damage of said Warham nine pounds the Deft being now three times publicly called to come into Court methmes Default of Appearance here thereupon it is considered by the Court that said Warham recover against said David six pounds nine shillings & six pence Damages & Costs taxed at one pound eight shillings & six pence Ex^r p^r June 29th 1785

Watham Park, of Blamford in our County of
 Hampshire Esqr Plff vs Joseph Sweetman of
 Greenwich in our sd County Geomr Deft In
 a plea of trespass on the Case for that sd
 Joseph at said Blamford on the first day
 of March seventeen hundred eighty two
 by his Note promised said Watham to pay
 him nine pounds & five pence Lawful money
 at or before the first day of December
 then next with Interest yet said Joseph
 tho often requested never paid the same
 but neglects it to the damage of said
 Watham twelve pounds the Deft being
 now three times publicly called to
 come into Court makes Default of
 appearance here thereupon it is
 considered by the Court that said
 Watham recover against said Joseph
 nine pounds four shillings & eight pence
 Damages & Costs taxed at one pound
 eleven shillings & seven pence
 Excep June 29th 1789

Per the
 or
 Sweetman
 18th 1785

Joseph Barber of Suffield in the County Barber
 of Hartford & State of Connecticut Geomr Plff vs
 Barnabas Peckin of Southwicks in our County of
 Hampshire Geomr Deft In a plea of trespass on the Case for that
 said Barnabas at said Southwicks on the
 thirteenth day of September seventeen
 hundred eighty two being indebted to the
 Plff Six pounds Lawful money for a shop
 there before that time sold & delivered to
 Barnabas & then & there in consideration
 thereof promised said Joseph to pay him
 the same on Demand Also for that sd Barnabas
 was justly indebted to said Joseph in the
 sum of three pounds Lawful money for
 Boards & Knives there before that time sold
 & delivered yet said Barnabas tho often
 requested never paid the same but neglects
 it to the Damage of said Joseph twelve
 pounds the Deft being now three times
 publicly called to come into Court makes
 Default of appearance here thereupon it is considered
 by the Court that said Joseph recover against
 said Barnabas the sum of £8. Dam & Costs £4 10 0
 Whereupon said Barnabas now comes into
 Court by Samuel Fowler Gent^l & appeals from
 the Judgment of this Court to the Supreme
 Judicial Court to be held at Springfield the
 fourth Tuesday of September next in & for our
 County of Hampshire & he recognises with
 another as the Surety

Squire & al
vs
Clark
N^o 17

Sylvester Squire Gent^l & Noel Squire Yeoman
both of Montgomery in our County of
Hampshire Plffs vs Abner Clark of Norwich
in our County aforesd Yeoman Debt In a
plea of trespass on the Case for that said
Abner at said Montgomery on the 2nd
Day of October last by his Note promised
said Sylvester & Noel to pay them Six
pounds Lawful money on Demand with
with Interest yet said Abner tho often
requested never paid the same but neglects
it to the Damage of said Sylvester & Noel
twelve pounds the Debt being now three
times publicly called to come into Court
maimes Default of Appearance thereupon
it is considered by the Court that 2^d
Abner Sylvester & Noel recover against
said Abner six pounds four Shillings &
four pence Damages & Costs taxed at one
pound nine Shillings & four pence

Clark
vs
Clark
N^o 18

James Clark of Chester in our County of
Hampshire Gent^l Plff vs Abner Clark of Norwich
in said County Yeoman Debt In a plea of
trespass on the Case for that said Abner at
said Norwich on the fourteenth day of August
last by his Note promised said James to pay
him ten pounds & sixteen Shillings worth in
Neat Cattle at the Appraisal of Indifferent
men in six Months from the Date of said Note
with Interest yet said Abner tho often requested
never paid the same but neglects it to the Damage
of said James fifteen pounds the Debt being
now three times publicly called to come
into Court maimes Default of Appearance here
thereupon it is considered by the Court that
that said James recover against said Abner
Eleven pounds five Shillings & nine pence Damages
& Costs taxed at one pound twelve Shillings
& four pence Ex^o ip^o June 8th 1785

Adnah Sacket of Westfield in our County
 of Hampshire Gent^r Plff^r vs Ebenezer Herrick Sacket
 of Southwicks in our County of Hampshire
 Yeoman Deft In a plea of the Case for that
 said Adnah at said Westfield on the
 last Day of February last had before that
 time sold & Delivered to said Ebenezer at
 his special Request sundry Goods Wares
 & Articles of Account he said Ebenezer in
 consideration thereof promised said
 Adnah to pay him therefor so much
 Money as the said Goods were worth
 at the time of Sale & Delivery yet said
 Ebenezer tho' often requested never paid
 the same but neglects it to the Damage
 of said Adnah twenty pounds By reason
 of the Defts being out of the State this
 Case is continued untill next term
 thereupon it is considered by the Court
 that said parties have Day here untill
 the next Tuesday of August next

N^o 149

John Phelps of Westfield in our County Phelps
 of Hampshire Gent^r Plff^r vs Ebenezer Herrick
 late of Montgomery in our said County Herrick
 Yeoman Deft In a plea of the Case for that
 said Ebenezer at said Westfield on the seventeenth
 Day of January Seventeen hundred eighty
 three by his Note promised said John to
 pay him four pounds two shillings & five
 pence on Demand with Interest yet said
 Ebenezer tho' often requested never paid the
 same but neglects it to the Damage of said
 John nine pounds By reason of the Defts
 being out of the State this Case is continued
 untill next term thereupon it is considered
 by the Court that said parties have Day
 here untill the next Tuesday of August next

N^o 150

Moses Olds of Southwicks in our County Olds
 of Hampshire Yeoman Plff^r vs Moses Allen
 Southwicks aforesaid Yeoman Deft In a plea of
 trespass on the Case for that said Allen at
 said Southwicks on the eighth Day of February
 last by his Note promised said Mos to pay
 him three pounds Lawful money on Demand
 with Interest & also for that said Mos at said
 Southwicks — yet said Mos tho' often
 requested never p^d the same but neglects it
 to the Damage of said Mos seven pounds
 the Deft being now three times publicly
 called to come into Court makes default
 of appearance here thereupon it is considered
 by the Court that said Mos recover against
 said Allen the sum of three pounds & seven
 pence Damages & Costs taxed at one pound eight
 shillings & four pence

N^o 151Ex^o ifo June 29th 1785

Parkes
vs
Lee
N^o 152

Warham Parkes of Blanford in our County of
Hampshire Esq^r Plaintiff John Lee Junr of Westfield
in our County Trader Defendant In a plea of
trespass on the Case for that said John at said
Westfield on the eighth Day of August fifteen
hundred eighty three being indebted to one
Silas Fowler in the sum of Eighteen pounds
Lawful money then & there in Consideration
thereof drew his Order & thereby desiring the said
Warham to pay him the said Silas the aforesaid
Sum on Demand & the John promised he would
account with the sd Warham therefor yet
said John tho often requested never paid the
same but neglects it to the Damage of
said Warham thirty pounds The Parties
appear & agree to have this Case Continued
untill next term & then Judgement to be
final thereupon it is Considered by the
Court that said parties have day here
untill the last Tuesday of August next

Parkes adm^r Warham Parkes of Blanford in our
County of Hampshire Esq^r Administrator
Sacnet on the Estate of Elisha Parkes late of Westfield
Dec^d in said Capacity Plaintiff Jesse Sacnet
N^o 153 of Westfield in said County Yeoman Defendant
In a plea of trespass on the Case for that
said Jesse at said Westfield on the 1st Day of
February seventeen hundred seventy three
by his Note promised said Elisha then
living to pay him Sixty one pounds
fourteen shillings & one penny Lawful
money on Demand with Interest yet
said Jesse tho often requested never paid the
same but neglects it to the Damage of
sd Warham seventy pounds The Parties
appear & agree to have this Case Continue
untill next term thereupon it is Considered
by the Court that said Warham recover
against sd Sacnet said parties have day
here untill the last Tuesday of August
next

Alwates
Busthead
N^o 156

John theater of Newhaven in the County
of Newhaven & Male of Connecticut Trader
Plff or Jared Bush & Jesse Sacket both of
Westfield in our County of Hampshire
Yeomen Defrs In a plea of trespass on
the Case for that said Jared Sack on the
3rd Day of November last by their Note
promised said John to pay him Eight
pounds thirteen Shillings & seven pence
Lawful money by the fifteenth day of
January then next with Interest yet
said Jared & Jesse tho often requested never
paid the same but neglected it to the
Damage of said John twelve pounds the
Parties appears & agree to have this Case
continued untill next term & then
Judgment to be final thereupon it is
Considered by the Court that said parties
have Delay here untill the last Sunday
of August next

Edward Chapman late of Middlefield
in our County of Hampshire Yeoman
Plff or Jonah Sovill late of said Middlefield
Yeoman Defr In a plea of trespass on the
Case for that said Jonah out said Northampton
on the twenty sixth day of June seventeen
hundred eighty three by his Note promised
said Edward to pay him forty pounds
Silver money at or before the first day
of November then next with interest
yet said Jonah tho often requested never
paid the same but neglected it to the
Damage of said Edward fifty pounds
the Defr being now three times publickly
called to Come into Court makes default
of Appearance here thereupon it is
Considered by the Court that said
Edward recover against said Jonah
forty four pounds twelve shillings Damages
& Costs taxed at one pound & seventeen
shillings & eight pence Exp^{ts} the June 29th 1785

Chapman
Sovill
N^o 155

Allen
or
Devey
N^o 156

Musur Allen of Pittsfield in our County of Berkshire
Esq^r vs Noble Dewey of Westfield in our
County of Hampshire Yeoman Deft In a plea
of the Case for that said Noble at said Pittsfield
on the Twentyfourth Day of October seventeen
hundred Eighty two by his Note promised said
Musur to pay him twenty pound lawful
money on Demand with Interest yet said
Noble tho' often requested never paid the same
but neglects it to the Damage of said Musur
thirty pounds the Deft being now three
times publicly called to come into Court
maikes Default of Appearance here thereupon
it is considered by the Court that said
Musur recover against said Noble twenty
four pounds & sixteen shillings Damages
& costs taxed at one pound seventeen shillings
& eleven pence Exec^{ut} June 29th 1785

Parkes
or
Tillotson
N^o 157

Warham Parks of Plainford in our County
of Hampshire Esq^r vs Airmⁿ on the Estate
of Elisha Parks late of Westfield Dec^d & in said
Capacity vs Jonathan Tillotson of Groton
in said County Yeoman Deft In a plea of
Trespas on the Case for that said Elisha
when alive on the thirteenth Day of October
seventeen hundred seventy nine at the Request
of said Jonathan had before that time
sold & delivered to said Jonathan Divers Groves
Wares & Merchandise worth the sum of four
pounds & ten shillings & lawful money
yet said Jonathan tho' often requested
never paid the same but neglects it to the
Damage of said Warham twelve pounds
the Deft being three times publicly called
to come into Court maikes Default of
Appearance here thereupon it is considered
by the Court that said Warham recover
against said Jonathan four pounds & ten shillings
Damages & costs taxed at one pound twelve
shillings & eleven pence Exec^{ut} June 29th 1785

Marble
or

Sumrill

N^o 158

Jos^{ph} Marble of Springfield in our County of
Hampshire Apothecary vs Ebenezer Sumrill
of Longmeadow in said County Yeoman Deft
In a plea & as may be seen on file the Deft
being three times publicly called to come
into Court maikes Default of Appearance here
the Office vsnuit & the Election signified

Hampshire to the Sheriff of our County of
Worcester his Under Sheriff or Deputy greeting

Allen
of
Toun
N^o 59

Whereas Amasa Allen of Hampshire
our County of Hampshire husband man
before our Justices of our Court of Common
Pleas holden at Springfield within & for
our County on the second Tuesday of
November last by the consideration of
our said Justices recovered Judgment against
Sylvanus Town of Oxford in our said County
of Worcester Gentlemen Executors of the last
Will & testament of Thomas Fith late of Oxford
Gentlemen Deceased & in said Capacity
for thirty six pounds two shillings & eight
pence Damages & two pounds seven shillings
& sevenpence Costs of Suit whereof said
Sylvanus is convicted as appear of record
& altho Judgment be therof given & Execution
in due form of Law has been granted thereon
to the said Amasa bearing Date the same
eighteenth Day of November directed to the
Sheriff of our County of Worcester his Under
Sheriff or Deputy & returnable at our Court
of Common Pleas holden at Northampton
in & for our County of Hampshire on the
second Tuesday of February then next which
same Writ was committed to Mr Bigelow
then & ever since Deputy Sheriff under William
Greenleaf Esqr Sheriff to execute & returned
in the words following to wit Worcester
Feb^y 4th 1795 in obedience to the within Writ
of Execution I have made Search for the Estate
of the within Named Thomas Fith but could
find none I also made Demand of the within
named Sylvanus Town for to shew the
Estate of the said Thomas Fith which he
refused therefore I return this Writ not
satisfied in my power Mr Bigelow Dep^y Sheriff
& the said Sylvanus has wasted the Estate
of the said Thomas so that no Goods or Estate
of the said Thomas can be found - & We willing
that Justice should be done commend you
that you make known to the said Sylvanus
that he be before our Justices of our Court of Common
Pleas next to be holden at Springfield within & for
our County of Hampshire to shew Cause if any he has
why he ought not to be adjudged & awarded against
him the said Sylvanus & shall then & there farther do
& receive that which same Court shall consider con-
cerning him in this behalf the Deft being now
three times publicly called to come into Court
making default of Appearance here thereupon it is
considered by the Court that said Execution do issue against
the said Sylvanus for thirty eight pounds eleven shillings
& sevenpence Damages & Costs taxed at one pound
sixteen shillings & sixpence for want of Goods or Estate

of said Sylvanus Ex^{or} to issue against the
Body of said Sylvanus - Whereupon
Sylvanus now comes into Court by Dwight
Brother Esq^r & appeals from the Judgment
of this Court to the Supreme Judicial Court
holden at Springfield within & for our
County of Hampshire the fourth Tuesday
of September next & here cognizes with
Sureties as the Law Directs for said Sylvanus
presenting his said Appeal with effect as
by said Recognizance on file appears

Allen
vs
Cottin
No 100

Sarah Allen of Northampton in our
County of Hampshire Widow Executrix
of the last will & testament of Jonathan
Allen late of said Northampton Gentleman
deceased in said Capacity vs For Joseph Cottin
of Conway in said County husband man
Def^t In a plea of trespass on the Case for that
said Joseph at said Northampton on the
seventeenth day of March seventeen hundred
seventy three by his Note for Value rec^d promis^d
to Jonathan to pay him thirteen shillings
& eight pence on Demand Also for that said
Joseph by his other Note promis^d to Jonathan
to pay him twenty four shillings & eight
pence on Demand Also for that said Joseph
by his other Note promis^d said Jonathan
to pay him forty four shillings & three
pence on Demand yet said Joseph tho^t often
requested never paid the same but neglected
it to the Damage of said Sarah in said Capacity
ten pounds the Def^t being now three times
publicly called to come into Court makes
default of appearance here thereupon it is
considered by the Court that said Sarah
recover against said Joseph five pounds nine
shillings & three pence Damages & Costs taxed
at one pound thirteen shillings

Ex^{or} j^d May 26th 1775

Gideon Peaty of Boston in our County of
Suffolk Trader Plt vs Elijah Billings of
Conway in our County of Hampshire
husbandman & Consider Arms of Conway
Gentlemen Dfts In a plea of trespass on
the Case for that said Elijah & Consider
at Springfield on the twenty seventh
day of April seventeen hundred eighty two
by their Vote promised said Gideon to
pay him fifty pounds five shillings &
three pence in one year from the date of
said Note also for that said Elijah &
Consider on the same day by their other
Note promised said Gideon to pay him
fifty pounds five shillings & three pence in
two years from the date of said Note yet said
Elijah & Consider tho often requested never
paid the same but neglects it to the Damage
of said Gideon one hundred & forty pounds,
the Dfts being now three times publicly
called to come into Court makes default
of appearance here thereupon it is considered
by the Court that said Gideon recover
against said Elijah & Consider the sum of
£118. 17. 4 Dam' & Costs & 2/10. 2 Whereupon the
said Elijah & Consider by Wm Billings
Esq^r now comes into Court & appeals
from the Judgment of this Court to the
Supreme Judicial Court holden at Springfield
in & for our County of Hampshire the
fourth Tuesday of September next & he
recognizes with sureties as the Law directs
for said Elijah & Consider prosecuting
their said appeal with effect & by said
Recognition on file appears v r

Isaac Beers & Elias Beers both of Newham in our County of New Haven & State of Connecticut
Joint traders Plt vs Joshua Lamb Woodbridge of Northfield
in our County of Hampshire Gentleman Dft In a plea
of trespass on the Case for that said Woodbridge at
Hartfield on the fifth day of November seventeen hundred
eighty one by his Note promised the Plt to pay them
the sum of twenty seven pounds seventeen shillings
on Demand yet said Woodbridge the requested has
not pd the same to the Damage of said Isaac &
Elias forty pounds. The Dft being now three
times publicly called to come into Court makes
default of appearance here thereupon it is
considered by the Court that said Isaac & Elias
recover against said Woodbridge the sum of
£33. 16. 6 Dam' & Costs £1. 11. 9 Whereupon the said Woodbridge
by John Barre Esq^r now comes into Court & appeals
from the Judgment of this Court to the Supreme
Judicial Court holden at Springfield in & for our
County of Hampshire the fourth Tuesday of
September next & he recognizes with sureties as the
Law directs

Peaty
Billings
& 161

Beers
Woodbridge
& 162

Bruce
or
Clark
No 163
Ebenzer Bruce of Colrain in our County of
Hampshire Yeoman Plaintiff John Clark of said
Colrain Gent^l Defendant In a plea of trespass on the
Case for that said John at said Colrain on the
twenty ninth Day of June last by his Note
promised said Ebenzer to pay him four pounds
one shilling & eight pence with Interest yet
said John tho' often requested never paid the
same to the Damage of said Ebenzer six pounds
The Debt being now three times publicly
called to come into Court marked Default
of Appearance here thereupon it is Considered
by the Court that said Bruce recover against
said John four pounds six shillings & one
penny Damages & Costs taxed at two pounds
four shillings & six pence Exec^u May 25th 1785

Broadstreet
or
Patterson
No 164
Samuel Broadstreet of Boston in our
County of Suffolk Merchant & Mary Whitwell
of Roxbury in said County Widow Plaintiffs
Joseph Patterson of Ware in our County of
Hampshire Yeoman Defendant In a plea of trespass
on the Case for that said Joseph at said Boston
on the fifteenth Day of December seventeen
hundred seventy two by his Note promised
Samuel & Mary to pay them eighteen pounds
ten shillings & seven pence on Demand yet
said Joseph tho' often requested never paid
the same but neglects it to the Damage of said
Samuel & Mary forty pounds The Debt being
now three times publicly called to come into
Court marked Default of Appearance here thereupon
it is Considered by the Court that said
Samuel & Mary recover against said Joseph thirteen
pounds sixteen shillings & nine pence Damages
& Costs taxed at three pounds three shillings
& ten pence Exec^u May 25th 1785

Chester
or
Cook
No 165
Leonard Chester of Wethersfield in the
County of Hartford & State of Connecticut Gent^l
Samuel Cook of Hadley in our County of
Hampshire Yeoman Defendant In a plea of trespass
on the Case for that said Samuel at said Hadley
on the twentieth Day of January seventeen
hundred eighty four by his Note promised said
Leonard to pay him fifteen pounds Lawful
money on Demand yet said Samuel tho' often
requested never paid the same to the Damage of
said Leonard twenty pounds The Debt appears
& moves for a Continuance of this Case until
next term thereupon it is Considered by the
Court that said parties have Day here until
the last Sunday of August next

Clark
or
Curtis
18th 1767

Benjamin Clark of Northampton in our County of Hampshire Yeoman. Plaintiff Isaac Curtis of Williamburgh in our County of Hampshire Yeoman. In answer of the Case for that said Isaac at said Northampton on the third Day of August seventeen hundred eighty four by his Note promised said Benjamin to pay him three pounds sixteen shillings lawful money on Demand with Interest yet said Isaac tho requested has never paid the same to the Damage of said Benjamin eight pounds the Debt being now three times publicly called to come into Court makes Default of Appearance here thereupon it is considered by the Court that said Benjamin recover against said Isaac four pounds five shillings & two pence Damages & Costs taxed at one pound eleven shillings eight pence ~ ~ ~ Ex^o ip^o May 2th 1785

Moses Howell of Shaftsbury in our County of Bennington State of Vermont husbandman Plaintiff Caleb Joy late of Ashfield in our County of Hampshire Yeoman & Nehemiah Joy late of Ashfield husbandmen Defendants. In answer of the Case for that Caleb & Nehemiah at Goshen in our County of Hampshire on the first day of May seventeen hundred eighty three by their Note promised said Moses to pay him seven pounds lawful money Also for that said Caleb & Nehemiah on the same Day aforesaid by their other Note promised said Moses to pay him twenty pounds lawful money to be paid in Wheat or Rye yet said Caleb tho often requested never paid the same but neglects it to the Damage of said Moses thirty pounds the Debt being now three times publicly called to come into Court makes Default of Appearance here thereupon it is considered by the Court that said Moses recover against said Caleb & Nehemiah the sum of twenty four pounds eighteen shillings & eight pence Damages & Costs taxed at two pounds five shillings & two pence ~ ~ ~ Ex^o ip^o May 2th 1785

Gill
Packard
N^o 168

Moses Gill of Princetown in our County of
Worcester Esquire Plffs Abner Packard of Concord
in our County of Hampshire Housewright Def^t
In a plea of trespass on the Case for that said
Abner at Boston on the Eleventh Day of June
Seventeen hundred twenty four by his Note
promised said Moses to pay him three pounds
ten shillings & lawful money on Demand
with Interest yet said Abner tho' often
requested never paid the same to the
Damage of said Moses ten pounds the Debt
being now three times publicly called
to come into Court makes Default of
Appearance here thereupon it is considered
by the Court that said Moses recover against
said Abner the sum of five pounds fifteen
shillings & ten pence Damages & Costs taxed at
two pounds five shillings & six pence
Ex^o ip^o May 21th 1725

Hooker
Whitland
N^o 169

Sarah Hooker of Northampton in our County
of Hampshire Widow Plff vs Job White Cordwainer
& Levi Morgan Cordwainer both of Southadley
in said County Def^t In a plea of trespass wherein
said Sarah says that the said Job & Levi at 12
Southadley on the fourth Day of August last
with force & arms entered the Close of said
Sarah bounded northerly in a town way westerly
on the County Road easterly on a town way
& southerly on Land of David Mitchell & the
Grass of said Sarah then & there growing of the
Value of eight pounds cut down take & carry
away & the Cots of said Sarah of the Value
of Six pounds of the said cut take & carry away
& other wrongs & Injuries did then & there
Contrary to Law & against our peace At the
Complaint of said Sarah nineteen pounds & nineteen
shillings the parties appear & refer this Case
to the award & Determination of
Just Church Samuel & Moore & Darius Smith &
the two of them or either two of them to be
final

James
Morgan

Solomon Jones of Norton in our County of
Hampshire Clothier Plff vs David Morgan of
Worinsfield in said County Def^t Sheriff Def^t In a
plea of trespass on the Case for that said Worinsfield
on the twenty fifth Day of October last he said
Morgan held in his possession a certain Writ of
Execution which one David Sanderson had before
that time sued out of the Clerk's Office of our
Court of Common Pleas of our County of Worcester
& said Morgan by Virtue of the same writ did
take one brown horse of the Goods & Chattels of
said Solomon of the Value of four pounds to
satisfy the same yet said Morgan contriving
fraudulently intending to oppress & injure the
said Solomon & to procure for himself said
Writ for a sum much less than the Value of said
Horse did afterwards on the first Day of November
last convey said horse to the Dwelling house of

Israel Truitt in said Brookefield & did then &
there procure one Thomas Bliss to be present
when he the said Truitt should offer to sell said
Horse & to purchase the same Horse for a small
sum for the Use & Benefit of said Morgan
& he the said Morgan did on the same day
offer to sell the said Horse & did strike off & sell
the said Horse to said Thomas Bliss for the sum of
nine shillings & sixpence to the Damage
of said Solomon Nineteen pounds & the said
David comes & Defends the force & injury &
says he is not guilty in a Manner & form
as the Plt in his Declaration has alledged
& thereof puts himself on the Country whereupon
the Jurors of the Jury according to the form
& effect of the Statutes in such Cases made &
provided at this time returned & impannelled
& being likewise demanded come here who to
say the truth concerning the premises declare
upon their Oaths that the Deft is guilty in
Manner & form as the Plt alledged & aforesaid
Damages at four pounds lawful money &
Costs taxed by the Court at nine pounds eleven
shillings & tenpence Ex^{is} June 4th 1785.

Aaron Kingsley of Williamsburg Kingsley
in our County of Hampshire Complain^t vs
Benjamin Henton of said Williamsburg in our
County of Hampshire husbandman Deft In replica
of trespass on the Case for that said Benjamin
on the nineteenth Day of January last by
his Note promised said Aaron to pay him the
sum of two pounds fourteen shillings & five pence
on Demand Also for that said Benjamin at
said Northampton on the same Day aforesaid
was justly indebted to the Plt in the sum of
thirty five shillings lawful money before
that time received of said Aaron yet said
Benjamin tho' often requested never paid the
same but neglected it to the Damage of said
Aaron six pounds the Deft being now three times
publicly called to come into Court makes
Default of appearance here thereupon it is
considered by the Court that said Aaron
recover against said Benjamin four pounds
ten shillings & six pence Damages & Costs taxed
at one pound fifteen shillings & tenpence
Ex^{is} May 25th 1785

Nash
or
Coolidge
No 172

Benjamin Nash of Shelburne in our County
of Hampshire Gentleman vs Henry Coolidge
of Cambridge in our County of Middlesex Esq
Def. In plea of trespass on the case for that Henry
at said Cambridge on the twentieth day of
January last by his Note promised or se
John Bundred to pay him or order eight pounds
one shilling & six pence on Demand & afterwards
on the same twentieth day of January by his
Indorsement on said Note ordered the Content
of said Note then unpaid to be paid the Plff
yet said Henry tho' often requested never paid
The same but neglects it to the Damage of
Nash fifteen pounds The Def being now three
times publicly called to come into Court
makes Default of appearance here thereupon
it is considered by the Court that said Nash
recover against said Henry eight pounds four
shillings & nine pence Damages & Costs taxed at
two pounds ten shillings & six pence
Ex. pt May 25th 1785

Strong
or
Perry
No 173

Caleb Strong of Northampton in our County
of Hampshire Esq vs James Perry tate of Boston
in our County Bristol Esq Def In plea of trespass
on the case for that said James at said Northampton
on the twenty third day of July seventeen hundred
eighty four by his Note promised said Caleb
to pay him fourteen pounds eight shillings
Seven pence on Demand yet said James tho'
often requested never paid the same but neglects
it to the Damage of said Caleb twenty pounds
The Def being now three times publicly called
to come into Court makes Default of appearance
here thereupon it is considered by the Court
that said Caleb recover against said James
fifteen pounds two shillings & four pence Damages
& Costs taxed at one pound fifteen shillings &
six pence
Ex. pt May 25th 1785

Smith
or
Pettis
No 174

Olive Smith of Wexley in our County of
Hampshire Gentleman vs Joseph Pettis of
Amherst in our County of Hampshire husbandman
Def. In plea of the case for that said Joseph at
said Wexley on the eighteenth day of August
seventeen hundred eighty three by his Note
promised said Olive to pay him six ten pounds
eight shillings on Demand with Interest
yet said Joseph tho' often requested never paid
The same but neglects it to the Damage of
said Olive twenty five pounds The parties
appear & agree to have this case continue
untill next term thereupon it is considered
by the Court that said parties have day here
untill the first Tuesday of August next

Levi Shephard of Northampton in our County
 of Hampshire Apothecary vs Benjamin
 Crop of Purchland in our County of Hampshire
 Physician Deft. In a plea of trespass on the
 Case for that said Benjamin at said Northampton
 on the twenty second day of November last
 by his Note promised said Levi eight pounds
 fifteen shillings & eleven pence on Demand
 yet said Benjamin tho' often requested never
 paid the same but neglected it to the Damage
 of said Levi fourteen pounds the Deft being
 now three times publicly called to come
 into Court makes default of appearance here
 thereupon it is considered by the Court that
 said Levi recover against said Crop nine
 pounds & five pence Damages & Costs taxed at
 one pound fifteen shillings & two pence
 Ex. nifi May 25th 1784

Shephard
 vs
 Crop
 1784

John Weather of Hadley in our County
 of Hampshire Trader vs Moses Fulton of
 Cotnam in sd County Yeoman Deft In a plea
 of trespass on the Case for that said Moses
 at said Hadley on the fourth day of January
 last by his Note promised sd John to pay
 him five pounds three shillings & three pence
 on Demand yet said Moses tho' often
 requested never paid the same but neglected
 it to the Damage of said John eight pounds
 the Deft being now three times publicly
 called to come into Court makes default
 of appearance here thereupon it is considered
 by the Court that sd John recover against
 sd Moses five pounds five shillings & five pence
 Damages & Costs taxed at one pound fifteen
 shillings & six pence Ex. nifi May 25th 1785

Weather
 vs
 Fulton
 1784

Titus Wright of Pittsfield in our County
 of Berkshire Yeoman vs Elisha Thompson
 of Shelburne in our County of Hampshire
 Deputy Sheriff Deft In a plea of trespass on the Case
 for that the Deft on the twentieth day of November
 last fled out a Writ of Execution whereby said
 Titus recovered against said Elisha one hundred
 shillings & five pence which was the Deft on the
 same twentieth day of November delivered to the
 said Elisha there ever since Deputy Sheriff as
 aforesaid yet said Elisha wholly neglecting the
 duties of said Office has not executed said Writ
 or made any return thereof according to the
 precept thereof whereby the Deft has wholly lost the
 benefit of the same to the Damage of said Titus
 one hundred pounds the Deft being now three times
 publicly called to come into Court makes default
 of appearance here thereupon it is considered by the Court
 that said Titus recover against said Elisha sixty pounds
 ten shillings & three pence Damages & Costs taxed at one pound
 sixteen shillings & six pence Whereupon said Elisha by William
 of this Court to the Supreme Judicial Court holden at
 Springfield in & for our County of Hampshire the fourth
 Tuesday of September next & there cognizes with sureties as
 the Law directs

Wright
 vs
 Thompson
 1784

Williams
or
Johns
No 178

William Williams of Bullock's Green in our
County of Berkshire Yeoman Plaintiff Hugh
Johnson of Bulham in our County of Hampshire
husbandman Defendant In action of trespass on the
Case for that said Hugh said Bulham on
the twenty third day of December seventeen
hundred eighty three by his Note promised
one James Bennett to pay him or order six
pounds lawful money in one year from the
date of said Note & the said on the twelfth day
of May last ordered the contents thereof then
unpaid to be paid the Plaintiff yet said Hugh
there requested has not paid the same to the
Damage of said William fourteen pounds the
Debt being now three times publicly called
to come into Court makes Default of appearance
here thereupon it is considered by the Court
that said William recover against said Hugh
nine pounds fourteen shillings & one penny
Damages & Costs taxed at one pound eighteen
shillings & two pence Exp. 1/- May 25th 1786

Cavey
for
Johes & al
1787

Clearer Lady of Dalton in our County
of Hampshire Yeoman an Abigine of Eliza Peter
Esq. Sheriff of our County of Hampshire in &
Capacity of Plaintiff that the said Joseph Martin
of Cotrain Caleb Johes & William Johes Yeomen
all in our County of Hampshire Debtors In action
that they render to him said Clearer twelve pounds
twelve shillings which they owe him & unjustly
detain for this to wit that whereas the said Joseph
on the twenty eighth day of November seventeen
hundred & fifty eight viz. on the fifth day of
October last the said Joseph was arrested & taken
in custody by said Eliza then & ever since
Sheriff as a prisoner in the Commonwealths
Goal in Northampton in our said County of Hampshire
at the suit of said Clearer by virtue of an Execution
before that time duly sued out of the Clerks Office
in our County of Berkshire & the said Joseph William
& Caleb there afterwards on the same fifth day of
October by their certain Writing Obligatory did bind
themselves between & firmly bound unto said Eliza
the Sheriff in the sum of twelve full pounds twelve
shillings to be paid the said Sheriff his Exors or assigns
when they should be required if so be the said
Joseph should escape & the said Joseph during the time
of his Detainment did commit escape & go at large
where he would to wit on the tenth day of
December last & the said sum of twelve pounds &
twelve shillings not being paid the said Eliza
yet said Joseph, Caleb & William tho' all of them often
requested have never paid the same to the Damage
of said Clearer twenty pounds the Debt being now
three times publicly called to come into Court
makes Default of appearance here thereupon
it is considered by the Court that said Clearer recover
against said Joseph William & Caleb twelve pounds
lawful money Damages & Costs taxed two pounds
four shillings Thereupon said Joseph

William & Caleb by Walter Eys comes into Court
 & appeals from the Judgment of this Court to the
 Supreme Judicial Court to be at Springfield
 in & for our County of Hampshire the fourth
 Tuesday of September next & he recognises with
 sureties as the Law directs for the said Deft. pro-
 ceeding their said Appeal with effects as by
 said recognizance on file appears etc.

Nathaniel Fribbie & William Elliot of the City
 County & State of New York Merchants
 vs Jonathan Root of & for the State of New York
 County of Hampshire Deft. In & for the
 Court for that said Jonathan at New York
 on the twenty ninth Day of July seventeen
 hundred eighty four by his Note promised
 to the said William to pay them twenty pounds three
 shillings & nine pence New York Currency in
 two months from the Date of said Note with
 Interest yet said Jonathan tho' often requested
 never paid the same to the Demand of said
 Fribbie & Elliot twenty five pounds the Deft. being
 do so three times publickly Called to come into
 Court named default of appearance here thereupon
 it is considered by the Court that said Fribbie &
 Elliot recover against fifteen pounds fourteen
 shillings & one penny Damages & Costs taxed at
 one pound twelve shillings & six pence Ex. gr. May 23^d 1785

Gideon Dickinson of Deerfield in our
 County of Hampshire Deft. vs Samuel
 Bedding Deft. in our County of Hampshire Deft. In & for the
 Court for that said Samuel & Silas on the tenth Day
 of August in our County of Hampshire Deft. In & for the
 Court for that said Samuel & Silas on the tenth Day
 of July seventeen hundred eighty three by their
 Deed under their hands for the consideration
 of one hundred pounds did sell to said
 Gideon certain tract of Land & the said Samuel
 & Silas in & by their same Deed did covenant with
 said Gideon that were lawfully seized in fee of the
 said granted premises & that they were free
 of all Incumbrances & that they had good right
 to sell & convey the same & now the said Gideon
 in fact says that at the time of making &
 executing the same Deed the said Samuel & Silas
 weren't seized in fee of the said granted premises
 but that the same was then Lieble by Law to
 Bedding & have been since taken for that purpose
 whereby he has lost the same to the Deft. of
 said Gideon two hundred pound the Deft. being
 do so three times publickly Called to come
 into Court named default of appearance here
 thereupon it is considered by the Court that said
 Gideon recover against said Samuel & Silas the sum
 of two hundred pound Damages & Costs taxed at
 & Silas by John Chester Williams Esq. now come into
 Court & appeals from the Judgment of this Court
 to the Supreme Judicial Court to be at Springfield
 in & for our County of Hampshire the fourth Tuesday
 of September next & he recognises with sureties as
 the Law directs.

Proot
vs
Herrick
N^o 182

Good Proot of Westfield in our County of Hampshire
Gentlemen Plff vs Ebenezer Herrick Late of
Montgomery in said County Common Deft In
appla of the Case for that said Ebenezer out
said Westfield on the fourth Day of November
last promised said Good to pay him forty five
bushels of Good merchantable Corn the value
of two shillings sixpence Yet said Ebenezer
tho requested never paid the same to the
Damage of said Good ten pounds By reason
of the Deft being out of the flock this is considered
by the Court that this Case be continued
untill next term & that said parties have
Day here untill the last tuesday of August
next

Taylor
Chapin
N^o 183

David Taylor of West Springfield in our
County of Hampshire Common Plff vs Enoch
Chapin of Springfield in said County Inm holder
Deft Inaplea of trespass on the Case for that
said Enoch at said Springfield on the thirteenth
Day of July seventeen hundred seventy eight by
his Note promised one Samuel Cook to pay
him thirty pounds Lawful money on demand
& afterwards sd Samuel by his Indorsement
on sd Note ordered the contents thereof
then unpaid to be paid the Plff Yet said
Enoch tho often requested never paid the
same to the Damage of said David fifteen
pounds The parties appear & agree to have
this Case continued untill next term there
upon it is considered by the Court that
said parties have Day here untill the
last tuesday of August next

Proger
Tillotson
N^o 184

Andrew Proger of Granville in our County
of Hampshire Common Plff vs Abel Tillotson of
said Granville Common Deft Inaplea of the
Case for that said Abel at said Granville on the
Day of the purchase of the Writ being justly
indebted to said Andrew in the sum of fourteen
pounds ten shillings Lawful money for
Labour & Service done & performed for said
Abel at said Abels request & in consideration
thereof said Abel promised said Andrew to pay
him the same when he should be requested
Yet said Abel tho often requested never paid
the same to the Damage of said Andrew
twenty pounds The parties appear & agree to
refer this Case to the sworn Judgment &
determination of Timothy Robinson Esqr
Abner Barlow & Abner Whiting & the award
of them or either two of them to be final

Jonathan Dwight of Springfield in our County of Hampshire To the Hon. Justices of the Supreme Judicial Court in said County Gomen
 Debt In a plea of trespass on the Case for that said Thuben at said Westfield on the eighteenth day of January sixteen hundred eighty two by his vote promised said Jonathan to pay him seven pounds thirteen shillings & four pence Lawful money on Demand with Interest yet said Thuben tho requested never paid the same but neglects it to the Damage of said Jonathan fifteen pence the parties appeared & agree to have this case continued untill next term thereupon it is considered by the Court that said parties have do here untill the last Tuesday of August next

Dwight
 vs
 Thuben
 No 185

John Hatch of Goshen in our County of Hampshire husbandman Plffs Charles Clark of Rye land in said County Blacksmith
 Debt In a plea of the Case for that said Charles at said Goshen on the twenty third of March sixteen hundred eighty four by his vote promised said John to pay him three pounds & eighteen shillings by the fifth day of April then next yet said Charles tho often requested never paid the same to the Damage of said John fifteen pence the Debt being now three times publicly called to come into Court makes Default of appearance here thereupon it is considered by the Court that said John recover against said Charles four pounds three shillings & five pence Damages & Costs taken out one pound nineteen shillings & four pence Expiss May 21st 1884

Hatch
 vs
 Clark
 No 186

Thomas Grover of Montague in our County of Hampshire Labourer Plffs William Sutton of Leverett in said County Gomen Debt In a plea of the Case for that said William at said Montague on the first day of April sixteen hundred eighty five by his vote promised said Thomas to pay him nine pounds & eight shillings on Demand with Interest yet said William tho often requested never paid the same but neglects it to the Damage of said Thomas ten pounds the Debt being now three times publicly called to come into Court makes Default of appearance here thereupon it is considered by the Court that said Thomas recover against said William the sum of nine pounds nine shillings & four pence Damages Whereupon said William by John Chester Williams Esq now comes into Court & appeals from the Judgment of the Court to the Supreme Judicial Court holden at Springfield in & for our County of Hampshire the fourth Tuesday of September next & here cognizes with Sureties as the Law directs

Grover
 vs
 Sutton
 No 187

Wilcocks & al
vs
Fowler & al
No 188

John Wilcocks of Southwicks in our County
of Hampshire Yeoman & Lunick his Wife
Daughter of Samuel Fowler Dec. Piffers
Silas Fowler Gent^l & Abner Fowler Yeoman
both of said Southwicks Executors of the
last will & testament of Samuel Fowler Dec.
Deft. In answer of respect on the Case whereupon
the Plff say that said Samuel Fowler by his
last will & testament duly proved & approved by
our Court of Probate among other things bequeathed
to said Lunick Sixty pounds Lawful money worth
of household Furniture & two Cows included
to be paid her by said Silas & Abner when she
should arrive to eighteen years of age & she
possessed of a large estate & assets more than
sufficient to pay all the Debts & Legacies
of said Samuel Yet said Silas & Abner or either
of them tho often requested never paid the
same to the Damage of the Plff one hundred
pounds The parties appear & refer this Case
with all Demerits to the sworn Judgment
& determination John Ingersoll & Samuel
Warner Esqs & Phineas Southwells The
award of them or either two of them to be fined

Bisphell
vs

Chasos Trustees
No 189

Isaac Bisphell of Chester in our County
of Hampshire Gentleman Plff vs John Phelps
Trustee of David Gleason in said County Esq. Attorney
at Law Def. In said Capacity Deft. In a
plea that he render to said Isaac ten pounds
seven shillings & six pence which to him he
owes & from him unjustly detains by the
consideration of our Court of Common Pleas
he said Isaac recovered Judgment against &
David eight pounds eleven shillings Lawful
money Damages, which & Judgment is in
full force & afterwards so Isaac sued out writ
of execution out of the Clerks Office of the same
Court & the same was returned wholly
unsatisfied yet said David tho requested has
never paid the same but neglects to the Damage
of said Isaac Isaac fifteen pounds & the said John
Trustee of said David now comes into Court &
is examined under oath. Question — Had you
in your hands at the time of the service of the
Summons in this Action any Estate right or Credits
of David Gleason & if any what right or Credits
Answer — Not any to the best of my knowledge
The Case is as follows on the Day on which the
thirteen shillings & four pence which sum was the
property of said David & by him assigned to the
Plff I had accepted an order which the said
David had drawn on one for value recd. & my
chaplains of the order was procured to my
receiving the money & being proved with sum
on in this Case — Wherefore it is considered
by the Court that this Case be continued until
next term & that said parties have day
here until the last Tuesday of August next

Thomas Gould of Granville in our County Gould
 of Hampshire Gentleman vs. Pius Bilde Fowler
 of Westfield in said County Yeomen Deft. In
 answer of the Case for that he sd Thomas had
 at the request of said Bilde laboured for
 said Bilde four Month, & the said Bilde
 in consideration thereof promised the
 Deft to pay him so much money as the said
 work was worth & the Deft in fact says that
 the work was worth the eight pounds & sixteen shillings
 & said Bilde tho often requested never paid
 the same but neglects it to the Damage of
 said Thomas thirty pounds the parties
 appear & agree to have this Case continued
 until next term thereupon it is considered
 by the Court that said parties have Day
 there until the last Tuesday of August
 next

N 190

Charles Chapin of Southadley in our County of Hampshire Gentl vs Nathaniel Chapin
 Partner of N y in our County aforesd Yeomen Deft
 In answer of trespass on the Case for
 that said Nathaniel at said Southadley
 on the twenty fourth day of August sixteen
 hundred & twenty four by his Note promised
 said Charles to pay him three pounds &
 twelve shillings Lawful money yet said
 Nathl tho requested never paid the same
 to the Damage of said Charles seven pounds
 the Deft being now three times publicly
 called to come into Court makes default
 of appearance here thereupon it is considered
 by the Court that said Charles recover
 against said Nathaniel five pounds
 & sixteen shillings & seven pence Damages
 & costs taxed at one pound fifteen shillings
 & seven pence & c. Term 30th June 1786

N 191

God Smith of Whately in our County of Hampshire Trader vs Elijah Billings
 Billings of Conway in said County Yeoman Deft
 In answer of trespass on the Case for that
 said Elijah at said Whately on the twelfth day
 of April last was indebted to said God
 for sixteen shillings & six pence Lawful money & said
 God & said Elijah delivered him said Elijah at said
 request of said God the sum of the Damage of said God
 twenty five pounds the Deft being now three
 times publicly called to come into Court
 makes default of appearance here thereupon
 it is considered by the Court that said God
 recover against said Elijah the sum of
 twenty five pounds & c. Term 30th June 1786
 by William Billings Esq comes into Court
 & appeals from the Judgment of this Court
 to the Supreme Judicial Court now sitting
 at Springfield in & for our County of Hampshire
 the fourth Tuesday of September next & he
 recognizes with Sureties as the Law directs

192

Puttys
or
Hartburst
N^o 173
Wenham Perkus of Blamford in our County of
Hampshire Esq^r vs Stephen Hylburn his
Southampton in said County & the husband his
Wife Dotts In plea of trespass on the Case
for that said Stephen Hylburn at said
Blamford on the 5th day of August fourteen
hundred Eighty three while unmarried
by here Note promised said Wenham to pay
him four pounds nine shillings & three pence
on Demand &c. & he & he & he & he & he & he
requested never paid the same but neglects
it to the Damage of said Wenham nine
pounds the Debt being now three times
publicly called to come into Court makes
Default of Appearance here Wherefore it is
Considered by the Court that said Wenham
recover against said Stephen four pounds
eighteen shillings & eight pence Damages & Costs
taxed at one pound eleven shillings & four pence
Exⁿ ip^a June 29th 1709

Smith
or
Newton
N^o 174
John Smith of Dedham in our County of
Suffolk trader vs Thomas Newton of Norwich
in our County of Hampshire Yeoman Debt In a
plea of trespass on the Case for that said Thomas
Dittfield on the fourth day of November last by
his Note promised said John to pay him four
pounds ten shillings & six pence on Demand with
Interest yet said Thomas the requested never
paid the same to the Damage of said John ten
pounds the Debt being now three times publicly
called to come into Court makes Default of
Appearance here thereupon it is Considered
by the Court that said John recover against
said Thomas four pounds thirteen shillings
& four pence Damages & Costs taxed at two pence
ten shillings & four pence Exⁿ ip^a May 2th 1705

Dickinson
or
Phelps
N^o 175
Merey Dickinson of Dittfield in our County
of Hampshire Widow Adm^r on the Estate of
said Dickinson late of said Dittfield deceased vs
said Capewell vs Joseph Phelps late of Northampton
in our County of Hampshire Yeoman Debt In a
plea of trespass on the Case for that said Joseph
by his Note on the fifth day of December last
promised said Merey to pay her alive &c
money on Demand yet said Joseph the
requested never paid the same to the Damage of
said Merey sixteen pounds the Debt being now
three times publicly called to come into Court
makes Default of Appearance here thereupon it
is Considered by the Court that said Merey
recover against said Joseph twelve pounds five
shillings & one penny Damages & Costs taxed at
one pound nineteen shillings & eight pence
Exⁿ ip^a May 2th 1705

239
Robinson
107
Albot
1896

Thomas Robinson of Windsor in cur County
of Berkshire Gentleman Defendant
of Greenwich in cur County of Hampshire
Gent Defendant In caption of the case on the case
for that said Defendant said Greenwich on the
sixth day of May seventeen hundred twenty
four pounds three shillings six pence
on Demand yet said Defendant the often requested
never paid the same to the Demand of Thomas
ten pounds the Debt being now three times
publicly called to come into Court makes
Default of Appearance here thereupon it
is considered by the Court that said Thomas
recover against said Defendant six pounds eight
shillings six pence Damages & Costs taxed at
one pound nineteen shillings eight pence
Ex ipse May 20th 1795

Wood
Cyers
1897

Samuel Wood of Northampton in cur
County of Hampshire Gentleman Plaintiff
vs
James Wood of Northampton in cur County of Hampshire
Gent Defendant In caption of the case for that said
Northampton at said Northampton on the fourth
day of June seventeen hundred eighty three
by his Vote promised to Wood to pay him
five pounds lawful money with interest
yet said Wood the requested never paid
the same to the Demand of said Samuel
ten pounds the parties appeared & agree to
have this case continued until next term
thereupon it is considered by the Court
that said parties have Day here until the
first Tuesday of August next

Mulhims
or
Worth
1898

Joseph Mulhims of Northampton in cur
County of Hampshire Gentleman Plaintiff
vs
Charles Worth of Northampton in cur County of Hampshire
Gent Defendant In caption of the case for that said Charles
at Northampton on the fourth day of
July seventeen hundred eighty two by his
Vote promised said Joseph Mulhims one pound
eighteen shillings on Demand also for
that said Charles being justly indebted
to said Joseph in the sum of forty four
shillings four pence for the line sum had &
never paid the same to the Demand of
Joseph five pounds the Debt being now three times
publicly called to come into Court makes
Default of Appearance here thereupon it is considered by
the Court that said Joseph recover against said
Charles four pounds nine shillings eight pence
& Costs taxed one pound thirteen shillings
eight pence Ex ipse May 20th 1798

Herrick
Gilbert
N^o 199
Elijah Herrick of
Chas. Culbert of
in the County of
in a Phase The Plaintiff being now three times
publicly called to come into Court in answer and the
Def^t defaulted and the action is dismissed

Herrick
is
Geor
N^o 200
Elijah Herrick of
Joseph Geor of
in the County of
in a Phase The Def^t being three times called to
come into Court in answer and the Def^t default-
ed and the action is dismissed

Clap,
Ct. in
N^o 201
Meyer Clap of Southampton in our County
of Hampshire Governor of New England
in said County Governor of New England
on the case for that s^d New at Walsick on the
first day of March seventeen hundred eighty three
by his Note promise one Lucius Graves to pay
him or order two pounds & thirteen shillings in
tender & afterwards on the same day said Lucius
by his Indorsement on said Note ordered the
Content then unpaid to be paid the Def^t
one Isaac Curtis or his order & afterwards on the
same first day of March said Isaac by his
Indorsement on the same Note ordered the Content
then unpaid to be paid the Def^t vs said New
The requested never paid the same to the demand
of said Meyer five pounds The parties appear
& agree to have this case continued until
next term & then Judgment to be given thereupon
it is considered by the Court that said parties
have day here until the last Tuesday of
August next

Abiel Pomeroy of Northampton in our County
 of Hampshire Gent^r vs Samuel Wadcut of
 Willemsburg in said County Yeoman Deft
 In a plea of trespass on the Case for that
 Samuel said Northampton on the third
 Day of January last by his Note promised
 said Abiel to pay him twenty one pounds
 three shillings & nine pence on Demand
 yet said Samuel tho' often requested never
 paid the same to the Damage of said Abiel
 thirty pence the Def^t being now three
 times publicly called to come into Court
 neither Default of Appearance here thereupon
 it is considered by the Court that said
 Abiel recover against said Samuel twenty
 one pound thirteen shillings & two pence
 Damages & Costs taxed at one pound twelve
 shillings & two pence Ex^{ist} May 25th 1785

Pomeroy
 vs
 Wadcut
 N^o 202

John Stone of Chesterfield in our County of
 Hampshire Innholder vs Joshua Abel of Gorton
 in said County Yeoman Deft In a plea of trespass
 on the Case for that said Joshua said Chesterfield
 on the twelfth Day of April seventeen hundred
 eighty four by his Note promised said John to
 pay him fifty pounds & seventeen shillings
 on Demand yet said Joshua tho' requested
 never paid the same but neglected it to the
 Damage of said John thirty pounds the Def^t
 being now three times publicly called
 to come into Court neither Default of
 Appearance here thereupon it is considered
 by the Court that said John recover against
 said Joshua twenty pounds one shilling &
 seven pence Damages & Costs taxed at one
 pound fifteen shillings & eight pence Ex^{ist} June 1st 1785

Stone
 vs
 Abel
 N^o 203

 Stone
 vs
 Lyon
 N^o 204
 No Writ

Robbins
Moore
No 205

William Robbins of Weathersfield in the County
of Hartford State of Connecticut Cordwainer
Plffs Job Moore late of Southbury in our County
of Hampshire Gentⁿ Def^t in a plea of trespass
on the Case for that said Job at said Springfield
on the fifteenth Day of September seventeen
hundred eighty by his being justly indebted
to said William in the sum of six pounds
lawful money for the like sum of Money here
received by said Job of said William yet said Job
tho often requested never paid the same but
neglects it to the Damage of said William
ten pounds the Def^t being now three times
publicly called to come into Court makes
Default of Appearance here thereupon it is
considered by the Court that said William
recover against said Job seven pounds twelve
shillings & ten pence Damages & Costs taxed
at one pound twelve shillings & six pence
Exⁿ ip^o May 25th 1785

Strong
Moore
No 206

Eleazer Strong of Granville in our County
of Hampshire husbandman Plffs Job Moore
Gentⁿ Def^t in a plea of trespass on the Case for that said Job
at said Springfield on the fifteenth Day of
September seventeen hundred eighty being
justly indebted to said Eleazer in the sum of
six pounds lawful money for the like sum of
Money here received yet said Job tho often requested
never paid the same to the Damage of said
Eleazer ten pounds the Def^t being now three
times publicly called to come into Court
makes Default of Appearance here thereupon
it is considered by the Court that said Eleazer
recover against said Job seven pounds twelve
shillings & ten pence Damages & Costs taxed
at one pound twelve shillings & six pence
Exⁿ ip^o May 25th 1785

Thrall
Moore
No 207

Samuel Thrall Jun^r of Greenfield in our
County of Hampshire husbandman Plffs
Job Moore late of Southbury in our County
Gentⁿ Def^t in a plea of trespass on the Case for
that said Job on the fifteenth Day of November
seventeen hundred eighty being justly indebted
to said Samuel in the sum of six pounds
lawful money for the like sum of money here
received of said Samuel by said Job yet said
Job tho often requested never paid the same
to the Damage of said Samuel ten pounds the
Def^t being now three times publicly called to
come into Court makes Default of Appearance
here thereupon it is considered by the Court
that said Samuel recover against said Job
seven pounds twelve shillings & ten pence Damages
& Costs taxed at one pound twelve shillings & six
pence Exⁿ ip^o May 25th 1785

241
Porter
or
Mills
N^o 208

Henry Porter trader & Timothy Weather
Yeomen both of Northampton in our County
of Hampshire vs George Mills of Hampshire
in the County of Bennington State of
Newmont husbandman Defendant In a plea of
traverse on the case for that said George
at said Northampton being jointly indebted
to said Henry & Timothy in the sum of
thirty pounds Lawful money for the like
sum of money there before that time had
a rec^d Get said George tho' often requested
never paid the same but neglected to do so
The parties appear & agree to have this case
continued untill next term thereupon it
is considered by the Court that said parties
have Day here untill the last Tuesday of
August next

Muspell Theloy of Claverack in the County of Albany & State of New York
Inhabitant Plaintiff vs Downing Warner of Westfield Warner
in our County of Hampshire Yeoman Defendant In a plea of the case for that said Downing
on the first Day of February seventeen hundred
twenty one by his Atty^r promised said Muspell
to pay him two pounds three shillings &
five pence on Demand Get said Downing
the requested never paid the same to the
Damage of sd Muspell nine pounds the parties
appear & agree to have this case continued untill
next term thereupon it is considered by the
Court that said parties have Day here untill
the last Sunday of August next

Muspell Theloy of Claverack in the County of Albany & State of New York Inhabitant Plaintiff vs
Elihu Graves of Williamsburg in our County of Hampshire Yeoman Defendant In a plea of the case
for that said Elihu on the twenty second day of
March seventeen hundred eighty four by his Atty^r
promised said Muspell to pay him five pounds
six shillings & five pence on Demand Get said
Elihu the requested never paid the same to the Damage
of said Muspell ten pounds the Debt being now
three times publicly called to come into
Court makes Default of appearance here thereupon
it is considered by the Court that said Muspell
recovered against said Elihu five pounds five
shillings & five pence Damages & Costs taxed
at two pounds six shillings & two pence
Ex^{ij} d May 23 1785

Wood
Steel
No 211

Isaac Wood of Lenox in our County of Berkshire
Gentlemen Messrs Joseph Steel of Rowe in our County
of Hampshire Yeomen Deft In or place of the Case
for that said Joseph at said Lenox on the twenty
sixth Day of December seventeen hundred eighty
by his Note promised said Isaac to pay him nine
pounds Lawful money to be paid in Wheat
at four Shillings per bushel on or before the
first day of May next with Interest Yet
Joseph thereafter requested never paid the same
but neglects it to the Damage of said Isaac
Twenty four pounds the Debt being now three
times publicly called to come into Court to make
Default of Appearance here thereupon it is
considered by the Court that said Isaac recover
against said Joseph eleven pounds seven
Shillings & six pence Damages & Costs taxed
at two pounds six Shillings & two pence
Excep a May 23rd 1785

Webster

Spencer

No 212

Constant Webster of Worthington in our
County of Hampshire Gent^l Messrs Jonathan
Spencer late of Colchester in the County of New
London & Deft In or place of Connecticut Schoolmaster
of which is filed in the Office to the Damage
of said Constant ten pounds the parties appear
agreed to have this Case continued until
next term & then Judgment to be final
thereupon it is considered by the Court that
said parties have Day before until the next
Tuesday of August next.

Commonwealth

Clark

No 213

Commonwealth of Massachusetts
The Sheriff of our County of Hampshire on
the 21st of September 1784 Whereas on the 21st day of
September 1784 our Justices of our Court of General Sessions of
the peace at Northampton in & for our County
of Hampshire personally appeared Abner Clark
of Norwich in said County In and upon his own
himself indebted to us in the sum of two
hundred pounds to be levied on his Goods Chattels
Real & Personal & in warrant thereof of his
Obedience to our Act if Default should be made in
performance of the Condition following that
whereas the above bounden Abner Clark was
admitted & allowed by the Justices of the Court of
General Sessions of the peace to keep a common house
for the space of one year then next ensuing & to lounge
in the new dwelling house of said Clark the said
Clark during the same time should not suffer any
playing at Dice Cards, Tables, Quits, Loggits, Bowls, Ruff
bowls, Nine pins, Billiards, or any other unlawful
Game or Games in his house or in his Garden & nor
should sell any wine liquors or other strong drink
to any apprentices Servants Indians or Negroes
nor should suffer any person or persons to be there
drinking or continuing there after nine o'clock
anyway to law & should keep & render such
account & pay such duties as were required by the
Law of this Commonwealth then the said
Abner Clark to be void but otherwise to abide

in full force & virtue as by the record
of said the county, can appear & whereas
we have understood that the said debtor
has not kept a rendered such accounts as
said such duties as were required by law
& that not accounted & paid into the collector
of excise for said County the excise duties
of the excise articles by him brought taken
in & received & by default of said debtor the
said sum is forfeited & has not been paid
& we willing to have the sum so due speedily
paid to us & satisfied as Justice require
Commend you that you make known
to said debtor that he appear before our
Justices of our Court of Common Pleas holden
Springfield within for our County of
Hampshire on the third Tuesday of March
next to show cause if any he has why
Execution should not issue against him
for the sum of two hundred pounds for the
us as excise & debts of said debtor to do &
receive what our said Court shall think there
considered. Consider concerning him in
this behalf the Debt being concerning him in
publicly called to come into Court neither
Defendant of appearance here thereupon it is
Conferred by the Court that Execution
issue against said debtor for the sum of
two hundred pounds Lawful money & Costs
taxed at one pound twelve & four pence

Commonwealth of Massachusetts
To the Sheriff of our County of Hampshire or
Deputy greeting — Whereas on the second day
May of September, seventeen hundred & eighty four Term of
Before our Justices of our Court of General Sessions
of the peace holden at Northampton in & for
our County of Hampshire personally appeared
Nathaniel Daniels of Northampton in said County
and acknowledged himself indebted to our
in the sum of two hundred pounds to be paid of
his goods Chattels Land or Tenements & in default
thereof of his body to our use if default
should be made in performance of the condition
following that whereas the above bounden
Nathaniel Daniels was admitted & allowed by
the said Court to keep his Common Inn for
the space of one year then next ensuing if
therefore the said Nathaniel should not be
permit suffer or have any playing at dice cards
tables Quitts Loggits or any unlawful game
in his house or any of the dependencies thereof
& should keep & render such accounts & pay
such duties as were required by Law then
the said receipt & award to be void otherwise
to remain in full force & virtue as by the
record of said the County can appear & whereas
We have in our Court understood that the said
Nathaniel has not kept & rendered such accounts
& paid such duties as were required by Law
& by the Default of said Nathaniel the sum of
two hundred pounds is forfeited & remains
due & commend you that you make known
to said Nathaniel that he appear before our

Commonwealth
Term
1785

Justices of our Court of Common Pleas holden
at Spring field the third Sunday of May next the
above County of Hampshire the to show cause
if any he has why Execution should not issue
against said Nathaniel for the sum of two
hundred pounds & further to do & receive what our
said Court shall there there consider concerning
him in this behalf the Debt being now three times
publicly called to come into Court makes
Default of appearance here thereupon it is considered
by the Court that said Exigence against
him the sum of two hundred pounds & the Cost
there of one penny & sixteen shillings

Commonwealth of Massachusetts
1774
Cooley
216

Commonwealth of Massachusetts
To the Sheriff of our County of Hampshire or his
Deputy Greeting Whereas on the second day of
September seventeen hundred eighty four before
our Justices of our Court of General Sessions of
the peace holden at Northampton in & for our
County of Hampshire personally appeared
Nathaniel Cooley of Long meadow in said
County & in the said Acknowledged himself
indebted in the sum of two hundred pounds
if Default should be made in performance of the
Condition following that whereas the
above bounden Nathaniel Cooley was
admitted & allowed by the Justices of our Court
upward to keep a Common Inn for the
space of one year then next ensuing the
not permit the playing of any unlawful
game or games in his house or its dependencies
nor suffer any person or persons to be there
drinking & should keep & render such account
& pay such duties as were required by law then
said recognizance to be void otherwise to
remain in full force & virtue & whereas we
the said Justices have understood that said
Nathaniel has not kept or rendered such account
as were required & by said Default the said
sum of two hundred pounds forfeited to us
& remains due & we willing to have the
same due speedily paid & satisfied as Justice
requires Command you that you make known
to said Nathaniel that he appear before
our Justices of our Court of Common Pleas
holden at Spring field on the third Sunday of
May next to show cause if any he has why
Execution should not issue & further to do
& receive what our said Court shall there
there consider concerning him in this behalf
the Cost being now three times publicly
called to come into Court makes Default of
appearance here

243
North. Lat
or
180th
82nd

Willy Penn
No 218

Sydney
No 214

Sydney
No 220

Morse Petⁿ Samuel (Morse) Adm^r on the estate of Thomas
Morse late of Worthington in our County of
1822 Hampshire Dec^r humbly shews that at the
last term he obtained leave to make sale of
some of the real Estate as amounting to
ten pounds & ten shillings which sum is insufficient
to discharge the Debts due from said estate the
sum of fifty one pounds seven shillings & six
pence as by a Certificate from the Office
of registry of probate appears thereupon
it is considered by the Court that said
Samuel may dispose of some of the real
estate as to amount to fifty four pounds

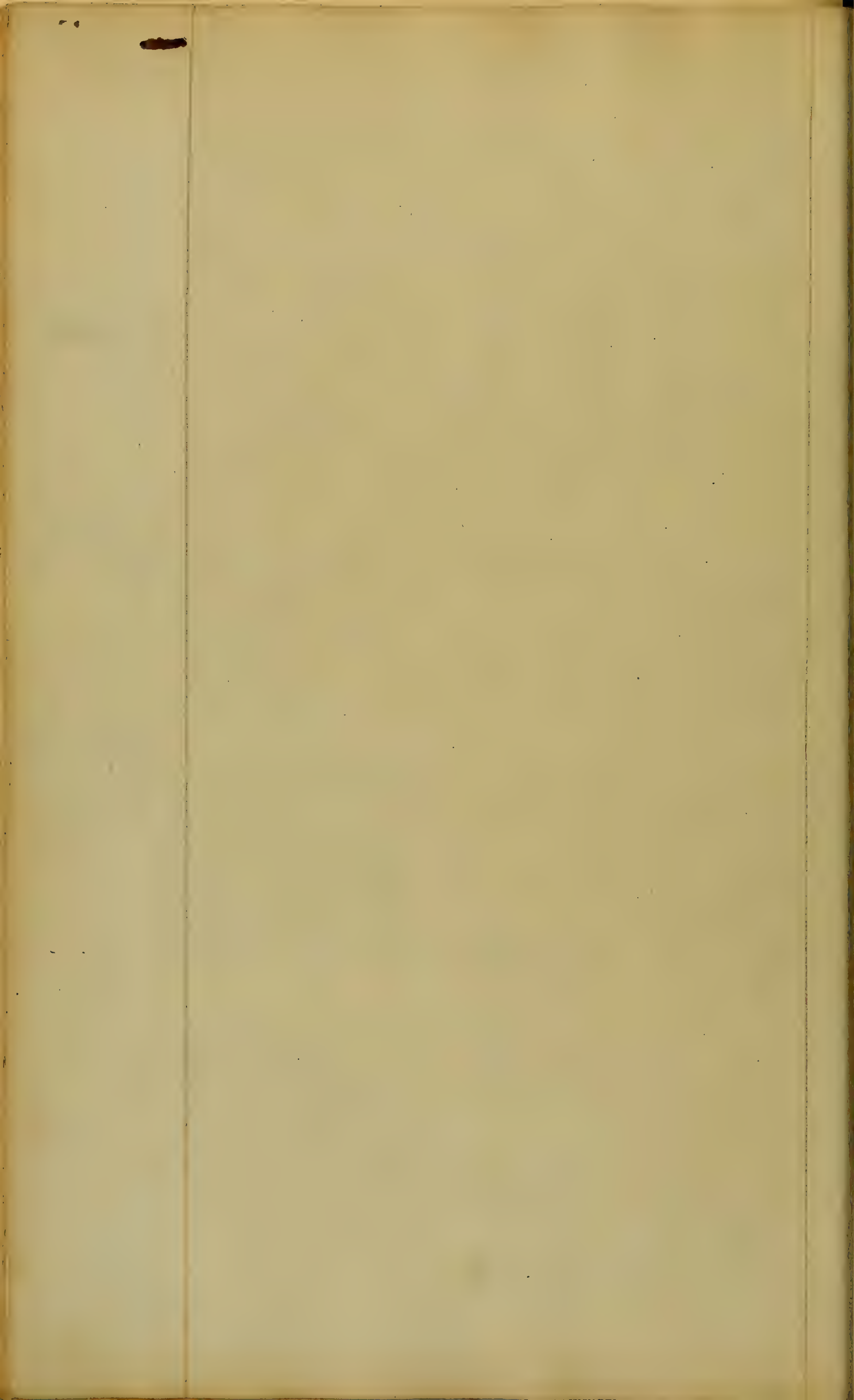
Baldwin Petⁿ Samuel Baldwin Ex^r of the last will & testament
No. 222 of Meben Baldwin late of Westfield in our
County of Hampshire Dec^r humbly shews
that the personal Estate of said Dec^r is
insufficient to discharge the Debts due from
said Dec^r he therefore prays he may make
sale of some of the real Estate as to discharge
the Debts due from said Dec^r

Dawson David Baldwin Adm^r on the estate of
Petⁿ No. 223 Thomas Kendall late of Chertmont in our
County of Hampshire Dec^r humbly shews that
said estate is insolvent & insufficient to discharge
the Debts due from said Dec^r as by a Certificate
from the Office of Registry of probate appears
thereupon it is ordered by Court that said
David dispose of the whole estate of said Thomas
to discharge the Debts due from said Estate

Montague Petⁿ No. 224 Sarah (Montague) Adm^r on the estate of
Nath^l Montague late of Hadley in our County
of Hampshire Dec^r humbly shews the personal
Estate of said Nath^l is insufficient to discharge
the Debts due from said Dec^r as by a Certificate
from the Office of registry of probate appears
she therefore prays leave to sell so much of said
estate as to pay the Debts due with additional
costs thereupon it is now ordered by the Court
that said Sarah may dispose of so much of the
estate as to amount to forty seven pounds

Jon^{as} Ashby Esq^r & M^{rs} John Hooker are admitted
Att^{ys} in this Court and they took & subscribed the
Oath of Allegiance & of Office required by Law
to qualify them &c

The foregoing Judgments Orders &c being made
and entered up in manner as aforesaid and
then the Court was adjourned without Day
Attest Robt Brock Cler



Hampshire At the Court of Common Pleas
 holden at Northampton in and for the
 County of Hampshire on the last Tuesday
 of August being the thirtieth day of the
 said month and from Day to Day to the
 5th day of September Anno Dom 1785

Aug Term
 1785

Justices of the said Court
 present

Timothy Danielson Esq^r
 Charles Porter Esq^r
 John Buff Esq^r
 Samuel Mather Esq^r

Jury of Trials

Ben^d Davenport Town^{sh} Had

Isaiah Warner

Chas Lymman Jun^r N^o

Oliver Lymman

Zadock Lymman ex^o p^o d. Cor.

Isaiah Clark S^o

Isaiah Clark Jun^r Jun

John Lyon Bel

Jon^s Root Jun^r S. d. N^o

Sam^l Dickinson ex^o p^o d. Hal

John Howard W^o

James Day ex^o p^o d. W^oburgh

Bradford Mitchell ab^s C^oun.

2^d Day In Case Pease vs Dunsmore

Daniel Cooley & De Tal^r were on
 John Taylor

2^d In Case Hubbard vs Hubbard

Ben^d Smith } de Tal^r were on
 Daniel Cooley

3^d In Case White vs Brown

Ben^d Smith } were on
 Dan^l Cooley

3^d In Case Lillier vs Jennings

Isaiah Lymman } were on
 Isaiah Leonard

4th In Case Parker vs Baker

Sam^l Buffington &
 Amos Threlkeld } were on
 Tho^s Linton

5th In Case Fisher vs Lymman

Martin Kellogg } were on
 John Lymman } no verdict
 Jos^{ph} Allen

In Case of Baker vs White

Oliver Lymman Jun^r }

Chas Lymman Jun^r }

Isaiah Clark }

Isaiah Clark Jun^r }

John Lyon }

John Howard }

Sam^l Damister }

Isaiah Pease }

John Walker }

Jon^s Tharner }

W^m White }

Uriah Chapin }

De Tal^r
 were on

Bigelow
vs
Howler

John Bigelow of Southwich in our County of Hampshire Yeoman & Myer Abner Howler of the same Southwich Yeoman Deft In answer & as of record heretofore the parties severally appear & agree to have this case continued untill next term there upon it is considered by the Court that said parties have day here untill the second Sunday of November next

Matthews Esr
vs
Symonds Esr

Samuel Matthews of Westfield in our County of Hampshire Esr & Elipha Matthews & Timothy Matthews both of Northampton in said County Yeomen Esrs of the Deft with a Testament Decd & in said Capacity Plff vs Phineas Symonds of Westfield in our said County Yeoman Administrator on the Estate of Gideon Symonds late of Northampton aforesaid Esr Deft The Plff appear three times publicly called to come into Court neither Default of Appearance here thereupon it is considered by the Court that said Plff recover against said Phineas fourteen pounds sixteen shillings & six pence Damages & Costs taxed at four pounds seven shillings & eight pence in Exp^{ts} Sep^r 15th 1785

Cooley
vs
McIntoch

Caleb Cooley of Westfield in our County of Hampshire Plff vs John McIntoch of Westfield in said County husband married Deft The Plff being Deft this action is dismissed

Trotter
vs
Gilmore

Philip Trotter of Newport in the County of Bennington & State of Vermont Yeoman Plff vs John Gilmore of a place called Number seven in our County of Hampshire Yeoman Deft In answer & as of record heretofore the Plff being now three times publicly called to come into Court neither Default of Appearance here thereupon it is considered the Plff is non suit & the action dismissed

Piddock
vs
Baker & Co

Bradford Piddock of Ware in our County of Hampshire trader Plff vs Elipha Baker Yeoman & Nathaniel Baker trader both late of Northampton in our County of Hampshire Defts In answer & as of record heretofore the parties appear & agree to continue this case under the former Rule untill next term thereupon it is considered by the Court that said parties have day here untill the second Sunday of August next

Strong
vs
Merrifield

Simon Strong of Amherst in our County of Hampshire Esr Plff vs John Merrifield of Southold Esr in said County Yeoman Deft In answer & as of record heretofore the Deft being now three times publicly called to come into Court neither Default of Appearance here thereupon it is considered by the Court that said Simon recover against said John four pounds eighteen shillings & six pence Damages & Costs taxed at two pounds three shillings & seven pence
By J^{ps} Oct 6. 1785

Elizabeth Twight of Springfield in our County
 Hampshire Gentlemen & Joseph Lathrop of
 West Springfield in said County Clerk
 vs. Eliza Kent of Greenfield in said
 County Women Deft In a plea of us of
 record heretofore the parties appear & Eliza
 Porter & others referees on this case come into
 Court & award that the said Kent deliver
 unto the Clerk of the Court for the use of the
 said the sum of thirty six hundred dollars
 of the old Continental currency which the
 said Kent had before tendered & that Kent
 do recover of the said his costs taxed at
 four pound five shillings & eight pence

Hent

William Howler of Westfield in our
 County of Hampshire Women Deft
 vs. John Granger of Sheffield in the County of
 Hampshire & State of Connecticut Deft In a
 plea of us of record heretofore the parties
 appear & the said Deft & others referees
 on this case come into Court & award that
 said William recover against said John
 sum of forty three pounds seven shillings &
 three pence it is considered by the Court that
 said William recover against said John on the
 afore said sum of forty three pounds seven
 shillings & three pence Damages & costs taxed
 at eight pound eight shillings & eight pence

Howler
Granger

Jacob Root of Morrisburgh Manor in
 the County of Albany & State of New York
 Women Deft vs. John Root of Greenfield in
 our County of Hampshire Gentlemen Deft In
 a plea of us of record heretofore the parties
 appear & agree to continue this case under
 the former Rule until next term thereupon
 it is considered by the Court that said parties
 have Day here until the 2nd Tuesday of
 November next

Root
Root

Hereby Belding of Hampshire County of Hampshire
 on or Dickenson Clerk of the Court of Hampshire
 Deft appears by George Fiddler Esq. & by Simon
 & refusing liberty to waive this Plea & make
 any new Plea of Trial or Appeal say they are not guilty
 & thereupon put themselves on the Country And the
 said Heretofore awarding & says the Deft Plea is
 insufficient & thereupon pray Judgment And the Deft
 say their Plea is sufficient & whereupon it is consid-
 ered by the Court that the Plea of the Deft is a good and
 sufficient answer to the Pls Declaration, and that the
 Deft upon his Plea aforesaid ought to receive nothing
 and it is further considered that the Deft do recover a
 sum of the said their costs taxed at £36.00 whereupon
 the Pls appeals from the Judg^t of this Court to the Supr
 eme Judicial Court & and he recognizes &

Belding
Dickinson

Andrew Colton of Springfield in the County of Ham-
 psire Women Deft vs. William Brewer of the same
 Springfield Men Deft In a Plea

Colton
Brewer

The Parties appear & agree to a further Cont. under
 the former Rule & it is considered by the Court that
 they have Day here in Court until the second Tuesday
 of November next

Lee
vs
Nelson

John Lee Junr of Westfield in our County
of Hampshire Yeoman vs Stephen Nelson
of Upton in our County of Worcester Yeoman
Deft Inexpence as of record heretofore the
parties appear & agree to continue this case
untill next term thereupon it is considered
by the Court that said parties have day
here untill the 2nd Tuesday of November
next

Smith
vs
Hale

Stephen Smith of Cummingston in our
County of Hampshire Yeoman vs
Stephen Hale of a plantation called Noy
in said County Yeoman Deft Inexpence
as of record heretofore the parties appear
& agree to have this case continued untill
next term thereupon it is considered by the
Court that said parties have day here untill
the 2nd Tuesday of November next

Werner
vs
Dickinson

Jonathan Werner & Noddiah Werner
both of Hadley in our County of Hampshire
Joint Debtors vs John Dickinson of
Northfield in our said County Yeoman Deft
the Deft being now three times publicly
called to come into Court & make default
Action Dismissed

Reye
vs
Dunmore

Isaac Reye of Hatfield in the County of Hampshire Husbandman
vs John Dunmore of the New Braintree in the County of
Hampshire Gentleman & Phaxe The Partor appear, and the
S^r John under & defends & says he never promised in Man
ner & Form as the Plea in law Declaration has alleged & though
put himself on the Country & the P^rty likewise
The Jury find the Deft promised & a just Damages at £46.5.1
Thereupon it is considered that S^r Jst do remove against
the said John £46.5.1. & Costs, laid a bid
Whereupon the S^r Jst by Dargah Foster Esq^r appeal, from
which & wants to the next Supreme Judicial Court &
and he recognises according to Law &c.

Mason
vs
Vourse

Mary Mason of Middletown in the County
of New-Haven State of Connecticut Widow vs
the Estate of Richard Vourse late of said
Middletown Decd & in said Capacity vs
James Vourse of Puttendon in our County
of Worcester trades Deft the parties now appear
& agree to have this case continued untill next
term thereupon it is considered by the Court
that said parties have day here untill the
fourth Tuesday of November next

Northrop
vs
Perron

Joel Northrop of New-haven in the County
of New-haven State of Connecticut Gent^l vs
Peter Perron of Ludlow in our County of
Hampshire Yeoman Deft Inexpence as of record
heretofore the parties appear & for this case to
the awarded Judgment & Determination of Justice
Wright Esq^r Church & Lewis Persons & the awarded
of them over either two of them to be fined

Jacobus Church of the City & County of Newford
& State of Connecticut Merchant vs Joseph
Chamberlain of Dutton in our County of
Hampshire Gent^r Def^t In a plea ex et
rec^d heretofore This now ordered by the
Court that this case be continued untill
next term & that said parties have day
here untill the second Tuesday of November next

Church
or
Chamberlain
Day
Appl^r & al

Thomas Day of West Springfield in our
County of Hampshire Yeoman vs Joseph
Appl^r & Henry Leonard both of said West
Springfield & al on the estate of said
Leonard late of said West Springfield Dec^d in
said capacity. Def^t In a plea ex et of record
heretofore This now ordered by the Court that
this case be continued untill next term & that
said parties have day here untill the 2nd
Tuesday of November next

Day
Appl^r & al

Moses Ship of Springfield in our
County of Hampshire Yeoman vs Joseph Abigail
Hall of Lenox in our County of Berkshire
admt on the estate of said Hall late of said
Lenox Dec^d. The Def^t being now three times
publicly called to come into Court in a plea
Default of appearance here thereupon it is
considered by the Court that said Abigail recover
against said Abigail seven pounds five
shillings & eleven pence Damages & costs taxed
at two pounds & fifteen shillings Ex^{ce} 1st 6th 1795

Moses
Hall

Joseph Chamberlain of Dutton in our
County of Berkshire Gent^r vs James Church
of Newford in the County of Newford State
of Connecticut Merchant Def^t In a plea ex
et of record heretofore The Def^t appearing
moves for a continuance of this case untill
next term thereupon it is considered by the
Court that said parties have day here untill
the 2nd Tuesday of August next

Chamberlain
or
Church

Abner Chauffee of a place called Vermont
Gent^r vs Nathaniel Demills of Northampton
in our County of Hampshire Yeoman Def^t
In a plea ex et of record heretofore By reason
of the Def^t being dead the action is dismissed

Chauffee
Demills

Alexander McAlleley of the City County &
State of New York Merchant vs John Taylor
of Northborough in our County of Worcester
Yeoman Def^t In a plea ex et of record heretofore
The Def^t being now three times publicly called
to come into Court in a plea Default of appearance
here thereupon it is considered by the Court
that said Alexander recover against said John
fifty six pounds seventeen shillings & four pence
Damages & costs taxed at three pounds eight
shillings & eight pence Ex^{ce} 1st 8th 1795

McAlleley
or
Taylor

Hammet
or
Cudwell

Oliver Hammet of Suffolk in the County of Hampshire
Plaintiff of Connecticut Gent. vs Timothy
Cudwell of Wethersfield in our County of Hampshire
Defendant In a plea as of record heretofore
the Deft being now three times publicly called
to come into Court makes Default of appearance
here thereupon it is considered by the Court
that said Oliver recover against said Timothy
fourteen pounds eleven shillings & eight pence
Damages & costs taxed at three pounds one
shilling & eight pence Ex. i. p. Sept. 8th 1785

Swern
or
Lomenid

James Swern of Boston in our County
of Suffolk Merchant Exr. of the last Will &
Testament of William Dennie late of said
Boston deceased in said Capacity vs
Benjamin Lomenid Junr. of Springfield in our
County of Hampshire Plaintiff In a
plea as of Record heretofore the Deft
being now three times publicly called to
come into Court is Nonfuit the Deft appears
& prays his costs may be allowed him thereupon
it is considered by the Court that said Swern
recover against said Lomenid his costs taxed at
£1. 12. 3. Ex. i. p. November 15. 1785

Amory
or
Palmer

Elizabeth Amory of Boston in our
County of Suffolk Widow Exr. on the Estate
of Thomas Amory Dec'd in said Capacity vs
Stephen Palmer of Chesterfield in our County
of Hampshire Plaintiff & Trustee of
Samuel Hunt late of said Chesterfield In a plea
as of record heretofore the Deft being
now three times publicly called to come
into Court makes Default of appearance
here thereupon it is considered by the Court
that said Elizabeth recover against said
Stephen the sum of

Conbuoy
or
Inhabitants
of Pelham

John Conbuoy of Pelham in our
County of Hampshire husbandman vs
Inhabitants of said Pelham Deft In a plea
as of Record heretofore the Deft being now
three times publicly called to come into
Court makes Default of appearance here
the Plt is Nonfuit & the Action Dismissed

Mather Esq
or
Strickland & Trustee

Samuel Mather of Wethersfield in our County
of Hampshire Esq. vs Eliza Mather & Timothy
Mather both of Northampton in said County
Defendants Exrs. of the last Will & Testament of
Samuel Mather Dec'd in said Capacity vs
Elizabeth Weston Widow & Samuel Cook Gent.
Joint & Trustee of Jonathan Strickland
late of the Deft In a plea as of record heretofore
the Deft being now three times publicly called
to come into Court makes Default of appearance
here thereupon it is considered by the Court
that said Plt recover against said Elizabeth
& Samuel four pounds & sixteen shillings
Damages & costs taxed one pound sixteen
shillings & six pence Ex. i. p. Sept. 12th 1785

Caleb Strong of Northampton in our County
of Hampshire Esq^r & Phoebe Strong of sd Northampton
Widow & Mrs or Elizabeth Newton Widow & Samuel
Cook Gent^l both of Hadley in said County agents & Solicitors
& Trustees of sd said Strong & Newton an abseente
Defts In a plea ceases of record here before the Defts
being now three times publickly called to come
into Court makes Default of appearance
here thereupon it is considered by the Court
that said Caleb & Phoebe recover against said
Elizabeth & Samuel thirteen pounds nineteen
shillings & three pence Damages & Costs taxed
at one pound twelve shillings & six pence
Exⁿ sp^d Sep^r 17th 1785

Samuel Porter of Brimfield in our County of Hampshire Esq^r & Mrs Porter
Porter of said Brimfield husband & Mrs Deft
In a plea ceases of record here before the
parties appear & agree to have this case continued
untill next Term thereupon it is considered
by the Court that said parties have Day here
untill the 2^d Tuesday of November next

David Sprague of Sunderland in our County of Hampshire Esq^r & Mrs Ephraim
Price of said Sunderland Esq^r & Mrs Deft
In a plea ceases of record here before the Deft being now
three times publickly called to come into Court
makes Default of appearance here thereupon
it is considered by the Court that said David
recover against said Ephraim thirty three
pounds & ten pence Damages & Costs taxed
at two pounds seven shillings & four pence
Exⁿ sp^d Sep^r 17th 1785

Mary Ann Townsend of Boston in our County of Suffolk Gent^l & Mrs
Moses Cook Jun^r of Amherst in our County of Hampshire Esq^r & Mrs Deft
In a plea ceases of record here before the parties appear
& agree to have this case continued under the
former Rule untill next Term thereupon it
is considered by the Court that said parties have
Day here untill the second Tuesday of November
next

Obadiah Dickinson of Hatfield in our County of Hampshire Esq^r & Mrs Elizabeth
Newton Widow & Samuel Cook Gent^l both of Hadley in our County of Hampshire agents
& Trustees of sd said Dickinson an abseente
In said Capacity Defts In a plea ceases of record
here before the Defts being now three times
publickly called to come into Court makes
Default of appearance here thereupon it is
considered by the Court that said Obadiah
recover against said Elizabeth & Samuel
Twenty one pounds fifteen shillings & three
pence Damages & Costs taxed at two pounds
ten shillings & ten pence Exⁿ sp^d Sep^r 17th 1785

Shelley
for
Arickum or by the agents & trustees of Jonathan Arickum and also

Giles Crouch Shelley of Haddley in our County of Hampshire Plaintiff vs Elizabeth Newton Widow & Samuel Cooch Gent^l both of said Haddley Defendants In a plea & as of record heretofore the Def^t being now three times publicly called to come into Court make Default & appearance here thereupon it is considered by the Court that said Shelley recover against said Elizabeth & Samuel twenty seven pounds two shillings & seven pence Damages & costs taxed at two pounds nine shillings & four pence Ex^{ce} Sep^r 19th 1785

Porter
or
Humbly

John Porter of West Springfield in our County of Hampshire Gent^l Plaintiff vs Alexander Humbly of West Springfield in the County of Hartford & State of Connecticut Merchant Def^t In a plea & as of record heretofore the parties appear & Samuel Lyman Esq^r & others referees on this Case come into Court & award that said John recover against said Alexander eleven pounds & eighteen shillings Damages & costs taxed at nine pounds four shillings & two pence Ex^{ce} Sep^r 19th 1785

Thayer
or
Dickinson

Caleb Thayer of Shelburne in our County of Hampshire Gent^l Plaintiff vs David Dickinson of Deerfield in said County Gent^l Def^t In a plea & as of record heretofore the parties appear & agree to have this Case continued untill next term thereupon it is considered by the Court that said parties have day here untill the second Tuesday of November next

Worthington
or
Munger & trustee

John Worthington of Springfield in our County of Hampshire Esq^r Plaintiff vs Robert Andrews of South Brimfield in our County of Hampshire agent & trustee of Samuel Munger an absentee In a plea & as of record heretofore the Def^t being now three times publicly called to come into Court make Default of appearance here thereupon it is considered by the Court that said John recover against said Robert the sum of

Phelps
or
Mills

Oliver Phelps of Greenville in our County of Hampshire Esq^r Plaintiff vs John Mills of Windsor in the County of Hartford & State of Connecticut Gent^l Def^t In a plea & as of record heretofore the parties appear & agree to have this Case continued untill next term thereupon it is considered by the Court that said parties have day here untill the second Tuesday of November next

Yamatoe
or
Porter

Samothy Yamatoe of Great Barrington in our County of Berkshire Gent^l Plaintiff vs Elipha Porter of Winsty in our County of Hampshire Esq^r Def^t In a plea & as of record heretofore the Def^t now appears & confesses Judgment for the sum sued for & the action is dismissed

Benjamin Thompson of Ware in our County
 of Hampshire Yeomen Myr Solomon Blackman Thompson
 of Western in our County of Worcester Deft An
 in plea & as of record heretofore The parties, Blackman
 appear & agree to have this case continued
 untill next term thereupon it is considered
 by the Court that said parties have day
 here untill the 2nd Tuesday of November next

Daniel Saunders of Foxbury in our County of Suffolk trader. Myr John Gasfield Genl
 of Warwick in our County of Hampshire Yeomen
 Deft Ina plea & as of record heretofore the
 Deft being now three times publicly called
 to come into Court makes Default of appearance
 here is non suit the Deft appears & prays his
 Costs may be allowed him thereupon it is
 considered by the Court that the said John do recover
 against said Daniel his Costs taxed at

Richard Fowler of Westfield in our County of Fowler
 of Hampshire Yeomen Myr John Fowler
 David Fowler & Daniel Fowler all of said Westfield Fowler ex
 Deft The parties appear & agree to refer this
 case to the Award Judgment & Determination
 of John Ingersoll Esq William Shephard & the
 award of them to be final

John Corbins of Millwater in the County Corbins
 of Albany & State of New York Yeomen Myr
 or Nicer Smith of Wadley in our County of Hamr Daniel's trusta
 hire Agent & trustee of ex Nathaniel Daniels
 an absentee Deft Ina plea & as of record
 heretofore the Deft being now three times
 publicly called to come into Court makes
 Default of appearance here the Myr is non suit
 & the action dismissed

Enny Gum of Springfield a Negro Woman Gum
 Myr Solomon Brewer of said Springfield
 in our County of Hampshire Yeomen Deft Brewer
 In a plea & as of record heretofore It is now
 ordered by the Court that this case be contd
 untill next term that said parties have
 Day here untill the second Tuesday of
 November next.

Sary Hubbard of Hattfield in our County of Hubbard
 Hampshire Widow Myr Israel Hubbard of
 Sunderland in said County husbandman Deft Hubbard
 In a plea & as of record heretofore The parties
 now appear & Deft fir plea says he is not
 guilty in manner & form as the Myr in her
 Declaration has alledged thereupon the Jurors
 of the Jury according to the form & effect
 of the Statute in such case made & provided
 come here & say who to say the truth concerning
 the premises & being duly sworn & impannelled
 at this time returned deliver upon their oaths
 by that they find the Deft guilty in manner
 & form as the Myr in her Declaration alledged
 & as for Damages at seven pounds eighteen
 shillings & eleven pence & Costs taxed at seven
 pounds fifteen shillings & ten pence therefore

Bull
or
Rogers

Charles Bull of the County of Hampshire
Plff vs Jonah Rogers of
in a Case. The Dft being now three times publicly
called to come into Court as Non suit and the Dft
is defaulted and the Action is dismissed

Bigelow
or
Bingham

Elipha Bigelow of the City & County of Hartford
State of Connecticut Yeoman Dft vs Anna
Bigelow of Northbridge in our County of
Hampshire Spinster Dft In a plea as
of record heretofore the Dft being now three
times publicly called to come into Court
makes Default of appearance here the Dft
is Non suit & the Action dismissed

Lathrop vs
or
Leavit & al

Joseph Lathrop of West Springfield
in our County of Hampshire Clerk & Elizabeth
Dwight of Springfield in said County Widows
Plff vs John Leavit of Shfield in the County
of Hartford & State of Connecticut Exr & Anna
Wipell of Chester in our County of Hampshire
Yeoman Dft In a plea as of record heretofore
the parties appear & Oliver Phelps & others
Referees on this case come into Court & award
that said Joseph & Elizabeth recover against
said John & Anna three hundred & sixty five
pounds three shillings & six pence Damages
& Costs taxed at seven pounds one shilling & six
pence Ex ip Sep 8th 1786

Bull
or
Lufflin

James Bull of the City & County of
Hartford & State of Connecticut Merch Dft vs
Matthew Lufflin of Southwick in our County
of Hampshire Yeoman Dft In a plea as of
Record heretofore the Dft being now three times
publicly called to come into Court is
(Non suit the) Dft appears & prays that his Costs
may be allowed him thereupon it is Considered
by the Court that said Matthew recover
against said James his Costs taxed at

Abbins
or
Warburn

Samuel Abbins of Springfield in
our County of Hampshire Yeoman Plff vs
Joseph Warburn of New Britain in our
County of Worcester Yeoman Dft In a plea
as of Record heretofore the Dft being now
three times publicly called to come into Court
makes Default of appearance here thereupon
it is Considered by the Court that said Samuel
recover against said Joseph Eighteen pounds
five shillings & two pence Damages & Costs
taxed at two pounds four shillings & four pence
Ex ip Sep 8th 1786

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Theodore Leach of Suffield in our County Leach
of Hartford Merchant vs For Timothy Caldwell
of Suffield in the County of Hampshire Caldwell
Horter Deft In a plea as of record heretofore
the Deft being now three times publicly
called to come into Court makes Default
of appearance here thereupon it is considered
by the Court that said Theodore recover
against said Timothy Seven pounds & ten
shillings Damages & Costs taxed at two pounds
two shillings & ten pence Ex ijs Sep 8 1785

Isabel Huntington of Norwich in the Huntington
County of New London & State of Connecticut
Gentl vs Elijah Pitcher late of said Norwich Pitcher
Yeoman Deft In a plea as of record
heretofore The Deft being now three times
publicly called to come into Court makes
Default of appearance here thereupon it
is considered by the Court that said Isabel
recover against said Elijah fifteen pounds
sixteen shillings & five pence Damages &
Costs taxed at two pounds eight pence
Nov 4 1785

Elipha Barbeach of Hartford in the Barbeach
County of Hartford & State of Connecticut
Printer vs Derril Winter of Stamford Winter
in our County of Hampshire Yeoman Deft
In a plea as of record heretofore the
Deft being now three times publicly
called to come into Court makes Default
of appearance here thereupon it is
considered by the Court that said
Elipha recover against said Derril ten
pounds six shillings & seven pence Damages
& Costs taxed at two pounds three shillings
& two pence Ex ijs Sep 8 1785

James Church of the City & County Church
of Hartford & State of Connecticut Merchant
vs Charles Cotton of Springfield Cotton
our County of Hampshire Gentl Deft
In a plea as of record heretofore the
Deft being now three times publicly called
to come into Court makes Default
of appearance here thereupon it is con-
sidered by the Court that the Deft is
Non suit & the action dismissed

Isaac Morgan the Younger of West Springfield in the County Morgan
of Hampshire Jordan Deft is Luke Day & Thomas Day
both of same West Springfield Gentlmen Deft in a Plea
The Parties appear and the said Luke & Thomas reserving
Liberty to make any new Plea at the Trial by Appeal say they
never promised in manner & Form as they Deft hath alleged
and thereof pray Judgment and the Deft agreeing to said
Preservation say that Plea a fact is insufficient & he is not
bound to answer thereto & fell out of a sufficient Plea
prays Judgment and the Deft say their Plea a fact is
insufficient & it is considered by the Court that the Plea
of the said Luke & Thomas is an insufficient answer to the
Declaration of the Deft & ought not to preclude himself
and it is considered that said Isaac do recover against said Luke & Thomas
\$110.15.7 of Lawd Money Damages & Costs taxed at \$2.4.0 Whereupon the
said Luke & Thomas appeal from this Judgment of this Court to the Supreme Judicial
Court next to be holden and they recognize according to Law &c

Thimney
vs
Crown
John Thimney late of West Springfield in our
County of Hampshire Labourer. Vs For John
Lynch of Springfield in said County Yeoman
Deft In a plea as of Record heretofore
The parties appear & agree to have this
Case continued untill next term there
upon it is considered by the Court that
said parties have Day here untill the
second Tuesday of November next

Smith
vs
Pymhoun
Richard Smith of the City & County
of New London & State of Connecticut
Plaintiff Vs George Pymhoun of Spring
field in our County of Hampshire Gent^l
Deft In a plea as of Record heretofore
The Deft being now three times publicly
called to come into Court makes Default
of Appearance here thereupon it is con
sidered by the Court that said Richard
recover against said George two hundred
twenty five pounds eleven shillings & eleven
pence Damages & costs taxed at one pound
nineteen shillings Ex^{ist} Sep^r 4th 1782

Stebbins
vs
Voble
Leban Stebbins of Springfield in our County
of Hampshire Shopkeeper Vs Matthew Voble
of Westfield in said County Deft In a plea as
of Record heretofore The Deft being now three
times publicly called to come into Court
makes Default of appearance here thereupon
it is considered by the Court that said Stebbins
recover against said Matthew forty one
pounds seventeen shillings & four pence Damages
& costs taxed at one pound & fourteen shillings
Ex^{ist} Sep^r 4th 1782

Brecht
vs
Tillotson
Robert Brecht of Northampton in our
County of Hampshire Esqr Vs Jonathan
Tillotson of Greenville in said County Yeoman & Deft
In a plea as of Record heretofore The Deft being
now three times publicly called to come into
Court makes Default of appearance here
thereupon it is considered by the Court that
said Robert recover against said Jonathan
the sum of Eighteen pounds nineteen shillings
& eight pence Damages & costs taxed at one
pound thirteen shillings & six pence
Ex^{ist} Sep^r 4th 1782

Wells
vs
Bardwell
Jonathan Wells of Glastenbury in the County
of New-Hampshire & State of Connecticut Esqr Vs
Simon Bardwell & John Bardwell both of Pader
bury in our County of Hampshire Yeomen & Deft
In a plea as of Record heretofore The Deft appears
& moves for a continuance of this Case untill next
term thereupon it is considered by the Court that
said Jonathan recover against said Simon &
John the sum of five pounds untill the second
Tuesday of November next

Richard Smith of the City & County of New
London & State of Connecticut Merchant Plaintiff
vs The Samuel Belding of Hartford in our
County of Hampshire Yeoman Defendant
plea &c as of record heretofore the Defendant
now three times publicly called to come
into Court makes Default of Appearance
here thereupon it is considered by the Court
that said Richard recover against said
Samuel seventeen pounds sixteen shillings
& two pence Damages & Costs taxed at two pounds
two shillings & six pence Exp^{ts} Sep^r 7th 1785

Smith
Belding

Lebina Stebbins of Springfield in our County
of Hampshire Merchant Plaintiff Nathaniel
Colman of Whately in said County Yeoman
Defendant plea &c as of record heretofore the
Defendant now three times publicly called
to come into Court makes Default of
Appearance here thereupon it is considered
by the Court that said Lebina recover
against said Nath^l six pounds six shillings
& eight pence Damages & Costs taxed at
one pound fourteen shillings & six pence
Exp^{ts} Sep^r 7th 1785

Stebbins

Isaiah Dickinson of Conway in our County
of Hampshire Yeoman Plaintiff Joseph Stebbins
Jr of Deerfield in said County Gentleman
Defendant plea &c as of record heretofore the
Defendant now appears & reserves for pleasors he is
not guilty in the Manner & form ex^{pt} the Plea
in his Declaration alleged & the Plea
reserving to himself the Liberty of waving
this Demurrer & says it is not a sufficient
Answer to his Declaration & thereupon
upon the premises being now heard & fully
understood by the Court it is considered by
the Court that the Plea above pleaded by
Joseph is a sufficient Answer the Declaration
of said Isaac Whereupon said Isaac by
William Billings Esq^r appears from
the Indorment of this Court to the Supreme
Judicial Court at Newport Springfield the
fourth Tuesday of September next

Dickinson
Stebbins

Nathaniel Emery of Deerfield in our County
of Hampshire Gentleman Plaintiff Caleb Ward of
Whately in said County Yeoman Defendant
plea &c as of record heretofore the Defendant
being now three times publicly called to
come into Court makes Default of Appearance
here thereupon it is considered by the
Court that said Nathaniel recover against
said Caleb four pounds eighteen shillings &
seven pence Damages & Costs taxed at two
pounds two shillings & two pence
Exp^{ts} Sep^r 15th 1785

Emery
Ward

Newhall
White
Daniel Newhall of Concord in our County
of Hampshire Yeoman Plaintiff Thomas White of
Charlton in said County Yeoman Defendant
In a plea as of record heretofore the Defendant
being now three times publickly called to
come into Court makes Default of
Appearance here the Plaintiff Nonprossit & the
Action Dismissed

Shields
Newhall
John Shields of Monson in our County of
Hampshire Yeoman Plaintiff Abijah Newell Jonathan
Chapin & Nathaniel Wilbur all of Monson aforesaid
Gentlemen Defendants In a plea as of record heretofore
the parties now appear & agree to have this case
continued until next term thereupon it is
considered by the Court that said parties have
by here until the 2^d Tuesday of Nov^r next

Bliss
Thayer
Eleanor Bliss of Betchertown in our County
of Hampshire Widow Plaintiff Silas Thayer of said
Betchertown Yeoman Defendant In a plea as of record
heretofore the Defendant being now three times publickly
called to come into Court makes Default of
Appearance here thereupon it is considered by
the Court that said Eleanor recover against
said Silas seven pounds six shillings & seven
pence Damages & Costs taxed at one pound
seventeen shillings & two pence Ex^{ip} Sept 7th 1783

Phillip
Warner
Phillip Warner Thibbe of Newport in the
County of Essex & State of New Hampshire
Yeoman Plaintiff Joseph Thayer of Monson in our
County of Hampshire Clerk Defendant In a plea as
of record heretofore the Defendant being now
three times publickly called to come into
Court makes Default of appearance here
thereupon it is considered by the Court that
said Phillip recover against said Joseph fourteen
pounds eight shillings & nine pence Damages
& Costs taxed at two pounds one shilling &
eight pence Ex^{ip} Sept 7th 1785

Thayer
Brown
Nathan Brown of Brimfield in our County
of Hampshire Yeoman Plaintiff James Brown of said
Brimfield Cooper Defendant In a plea as of record
heretofore the Defendant being now three times publickly
called to come into Court makes Default of appearance
here thereupon it is considered by the Court that
said Brown recover against said James ten pounds
eight shillings & six pence Damages & Costs taxed at
two pounds three shillings & two pence Ex^{ip} Sept 7th 1785

Charles
Shirman
Jonathan Charles of Brimfield in our County
of Hampshire Tenant Plaintiff John Sherman Gent^l
Joseph Morgan Yeoman & Elijah Morgan Yeoman
all of Brimfield aforesaid Defendants In a plea as
of record heretofore the Defendants being now three
times publickly called to come into Court
makes Default of appearance here thereupon
it is considered by the Court that said Charles
recover against said John Joseph & Elijah twenty
pounds thirteen shillings & eight pence Damages
& Costs taxed at two pounds nine shillings &
two pence Ex^{ip} Sept 7th 1785

Hugh Smith of Palmer in our County of
Hampshire Yeoman Plff vs Dudley Wade of
Ludlow in said County Physician Deft In
a plea as of record heretofore the Deft
being now three times publicly called to
come into Court makes Default of appearance
here thereupon it is considered by the Court
that said Dudley Hugh recover against
said Dudley the sum of

Smith
vs
Wade

Urijah Ward of Palmer in our County
of Hampshire Yeoman Plff vs John Gibbs
of Newbham in said County husbandman Deft In
a plea as of record heretofore
the Deft being now three times publicly
called to come into Court makes Default
of appearance here thereupon it is considered
by the Court that said Urijah recover
against said Gibbs Eighteen pounds ten
shillings & sixpence Damages & Costs taxed
at two pounds three shillings & fourpence
Ex. i. p. Sept 7th 1785

Ward
vs
Gibbs

Isaac Jones of Monson in our County of
Hampshire Clerk Plff vs Gad Cotton of said
Monson Yeoman Deft In a plea as of
record heretofore the Deft being now three
times publicly called to come into Court
makes Default of appearance here thereupon
it is considered by the Court that said Isaac
recover against said Gad five pounds
fifteen shillings & sixpence Damages &
Costs taxed at two pounds one shilling
& eightpence Ex. i. p. Sept 7th 1785

Jones
vs
Cotton

James Bugbee of Wrentham in our
County of Hampshire Yeoman Plff vs
Ephraim Wright of Wrentham in said County Wright
husbandman & Saml Butler of Monson
in said County husbandmen Deft In a
plea as of record heretofore the Deft
being now three times publicly called
to come into Court makes Default of
appearance here thereupon it is considered
by the Court that said James recover against
said Ephraim & Samuel eight pounds &
eight shillings Damages & Costs taxed at
two pounds four shillings & tenpence
Ex. i. p. Sept 7th 1785

Bugbee
vs
Wright
&
Butler

John Moulton of South Wrentham in our County
of Hampshire Yeoman Plff vs Stephen Abbot of said
South Wrentham husbandman Deft In a plea as
record heretofore the Deft being now three times
publicly called to come into Court makes Default
of appearance here thereupon it is considered by the
Court that said John recover against said Stephen
fifteen pounds seven shillings & sixpence Damages
& Costs taxed at two pounds & six shillings
Ex. i. p. Sept 7th 1785

Moulton
vs
Abbot

Moffatt
or
Shrimmen

Joseph Moffatt of Torrington in our County of
Hampshire Physician Plff vs John Shrimmen of said
Torrington Dft In appearance as of record
heretofore the Dft being now three times publicly
called to come into Court makes Default of
Appearance here thereupon it is considered by the
Court makes Default of Appearance here thereupon
it is considered by the Court makes Default of
Appearance here Court that said Joseph
recover against said John the sum of six pounds
thirteen shillings & two pence Damages & Costs taxed
at two pounds & four shillings Ex. ip. Sept 7th 1785

See
Thayer

Solomon See of Westfield in our County of
Hampshire Yeoman Plff vs Silas Thayer of
Scherer Colonias said County Yeoman Dft In
appearance as of record heretofore the Dft being now
three times publicly called to come into Court
makes Default of Appearance here thereupon
it is considered by the Court that said Sol
recover against said Silas four pounds one
shilling & ten pence Damages & Costs taxed at
one pound eighteen shillings & ten pence
Ex. ip. Oct 12th 1785

White
Brown

Ebenezer White of Northfield in our County
of Hampshire Goldsmith Plff vs Peter Brown of
Sayden in said County Shop Joiner Dft In
appearance as of record heretofore the Dft now
appears for plea says the Dft. He never
promised in a manner & form as the Plff in
his Declaration has alleged & thereupon
puts himself on the Country thereupon
the Jurors of the Jury according to the form &
Effect of the Statute in such Case made & provided
at this time returned being likewise impanelled
do swore upon their Oaths that they find the Dft
never promised in a manner & form as the Plff
alleged thereupon it is considered by the Court
that said Peter recover against said Eben
his Costs taxed at seven pounds three shillings
& ten pence Ex. ip. Sept 8th 1785

Goldsbury
or
White & al

John Goldsbury of Warwick in our County
of Hampshire Goldsm Plff vs Samuel White & Daniel
his bondsmen Dft In appearance as of record
heretofore the Dft being now three times publicly
called to come into Court makes Default of
Appearance here thereupon it is considered by
the Court that said John recover against said
Samuel & Daniel sixty nine pounds nineteen
shillings & ten pence Damages & Costs taxed at
three pounds eight shillings & six pence
Ex. ip. Sept 8th 1785

And Tiltton of Granville in the County of Hampshire Tiltton 252
Yeoman Plff vs Andrew Proga of the same Granville Proga
Yeoman Defendant and Plaintiff The Deft now being
into Court this Award in the case of Proga vs Tiltton
is now entered at this same Term

Settled Wright of Northampton in our County Wright
of Hampshire Yeoman Plff vs Stephens
Farmer of Hordley in said County husband Farmer
mon Deft In a plea &c as of record here
before the Deft being now three times
publicly called to come into Court
in mes Default of Appearance here
thereupon it is considered by the Court
the Plff's Nonsuit & the action dismissed

Dewid Billings Gent^r & Silas Billings
Yeoman both of Hatfield in our County Billings
of Hampshire Executors of the last Church
Will & Testament of Joseph Billings
Dece^d of said Hatfield Dec^d in said Capacity
Plffs vs Richard Church of Washington
in our County of Berkshire husband
mon Deft In a plea &c as of record
heretofore the Deft being now three
times publicly called to come into
Court in mes Default of appearance
here thereupon it is considered by the
Court that said Dewid & Silas recover
against said Richard the sum of

George Buck of West Springfield in the County of Hampshire Buck
Capt^m Plff vs Russell Leonard of in the same Leonard
County Yeoman Deft in a Plea of the Case
The Parties appear and the Deft now being
case was submitted, now being into Court this Award
and in the Motion of the Plff it is considered by the
Court that the said Award be recommitted to the
same Defters and also that the Parties aforesaid
have Day here in Court until the second Tuesday
of November next

Gronger vs Woolworth
Gideon Gronger of Suffield in our County
of Hartford & State of Connecticut Gent^r
Plffs Amos Phineas Woolworth of Greenville
in our County of Hampshire Gent^r Dett
In a plea & ass of record heretofore
the Dett being now three times publicly
called to come into Court makes
Default of appearance here thereupon
it is considered by the Court that
Gideon recover against said Amos
the sum of seven pounds eight shillings
& sevenpence Damages & Costs taxed
at one pound eighteen shillings & six
pence Ex'ip Sept 25th 1785

Gronger vs Thent
Gideon Gronger of Suffield in the County
of Hartford & State of Connecticut Gent^r
Plffs Amos Thent of Northampton in
our County of Hampshire Gent^r Dett
In a plea & ass of record heretofore the
Dett being now three times publicly
called to come into Court makes Default
of appearance here thereupon it is
considered by the Court that said Gidⁿ
recover against said Amos the sum of
Six pounds one shilling & 9^p Damages
& Costs taxed at two pounds & two shillings
Ex'ip Sept 25th 1785

Thompson vs Billings
Benjamin Thompson of Ware in our
County of Hampshire Gent^r Plffs
Benjamin Billings of Belchertown in
said County Gent^r Dett In a plea & ass
of record heretofore the Dett now appears
& moves for a continuance of this Case
until next term thereupon it is considered
by the Court that said parties have Dayure
until the 2^d Tuesday of November next

Locmis vs Thoot
Andrew Locmis of Bolton in the County
of Hartford & State of Connecticut Gent^r
Plffs Solomon Thoot of Greenville in our
County of Hampshire Dett In a plea & ass of
record heretofore the Dett being now three times
publicly called to come into Court makes
Default of appearance here thereupon it is
considered by the Court that said Andrew
recover against said Thoot Six pounds sixteen
shillings & twopence Damages & Costs taxed
at two pounds four shillings & twopence
Ex'ip Sept 25th 1785

Comfort Cheffee of Wilbraham in our County
 of Hampshire Yeoman *Cheffee*
 vs
 P^ror Anna Beebe of said Wilbraham Executrix of the last Will & testament
 of Ebene Beebe of said Wilbraham dec^d in said
 Casplicity Def^t In a plea 2 years of record heretofore
 the Def^t being now three times publicly
 called to come into Court makes default of
 appearance here thereupon it is considered
 by the Court that said Comfort recover
 against said Anna twenty seven pounds
 three Shillings & nine pence Damages & Costs
 taxed at one pound eighteen shillings & one
 penny Ex^o i^o Sep^r 9th 1785

Gordon Percival of East Haddam in Percival
 County of Hartford & State of Connecticut Yeoman
 vs
 P^ror Charles Ferry of Wilbraham in our
 County of Hampshire Gent^l Def^t In a plea
 of record heretofore the Def^t being now
 three times publicly called to come into
 Court makes default of appearance here thereupon
 it is considered by the Court that said Gordon
 recover against said Charles four pounds
 sixteen Shillings & five pence Damages &
 Costs taxed at one pound nineteen shillings
 & two pence Ex^o i^o Sep^r 9th 1785

Isiah Chaffee of Enfield in the County
 of Hartford & State of Connecticut husbandman
 vs
 P^ror William King of Wilbraham in our
 County of Hampshire Gent^l Def^t In a plea
 of record heretofore the Def^t being now
 three times publicly called to come into
 Court makes default of appearance here
 thereupon it is considered by the Court
 that said Isiah recover against said William
 nine pounds sixteen shillings & two pence
 Damages & Costs taxed at one pound eighteen
 shillings & two pence Ex^o i^o Sep^r 9th 1785

Thomas More of Leyden in our County
 of Hampshire Yeoman P^ror Joshua Mugg
 vs
 P^ror Joshua Mugg of Greenfield in our County of Hampshire
 Physician Def^t In a plea 2 years of record heretofore
 the Def^t being now three times publicly
 called to come into Court makes default of
 appearance here thereupon it is considered by
 the Court that said Thomas recover against
 Joshua the sum of

Mich Pratt of Athol in our
 County of Hampshire Yeoman P^ror
 vs
 P^ror Isaac Gray of said Athol Gent^l Def^t In
 a plea 2 years of record heretofore This case
 is Cont^d until next term at motion of the
 Def^t thereupon it is considered by the Court
 that said Mich recover against said
 Isaac parties have Day here until the
 2nd Sunday of Nov^r next

Bratt
vs
Grey

Yeoman Bratt of Altham in our County of
Hampshire Yeoman Plffs Isaac Grey of
Altham in our County Gentⁿ Dft Ince
please as of record heretofore this Case is
Cont^d at motion of the Dft untill next term
thereupon it is considered by the Court
that said parties have deuy here untill the
2^d tuesday of Nov^r next

Bottwood
vs
Dickinson

Ebenezer Bottwood of Amherst in our
County of Hampshire Gentⁿ Plffs Aaron
Dickinson of said Amherst Gentⁿ Dft
Ince please as of record heretofore the
Dft being now three times publicly called
to come into Court makes default of
Appearance here thereupon it is considered
by the Court that said Eben^r recover against
said Aaron Eighty seven pounds eighteen
Shillings & eight pence Damages & Costs
taxed at one pound sixteen shillings & one
penny Therefore &c

Lillie
vs
Jennings

Obadiah Lillie of Ludlow in our County
of Hampshire Yeoman Plffs John Jennings
of said Ludlow Yeoman Dft Ince please as
of record heretofore the Dft now appears &
for pleasays he is not guilty in manner
form as the Plffs his Declaration alleges
& thereof puts himself on the Country & the
Plffs wife thereupon the Jurors of the
Jury according to the form & effect of
the Statutes in such Case made & provided
at this time returned being duly sworn
& empannelled Declare upon their oaths
that they find the Dft is guilty in manner
form as the Plffs alleged & assess Damages at
seven pounds & ten Shillings thereupon it
is considered by the Court that said Obadiah
recover against said John seven pounds & ten
Shillings Damages & Costs taxed at four pounds
& eleven Shillings & thereupon said John by
comes into Court & appeals from the Judgment
of this Court to the Supreme Judicial Court
holden at Springfield in & for our County
of Hampshire the fourth tuesday of Septemb^r
next & he recognizes with sureties as the Law
Directs for said John prosecuting his said appeal
with effect as by said recognizance on
file appears

John Lee Junr of Westfield in our County of Hampshire
 shire Trader Myors Thomas Parkes of said Westfield
 Gentⁿ Deft In a plea as of record heretofore
 The parties appear & agree to have this case
 continued untill next term under the former
 rule thereupon it is considered by the Court
 that said parties have day here untill the
 2nd Tuesday of Nov^r next

See
 or
 Parkes

Thomas Francis of Southwiche in our County Francis
 of Hampshire Yeoman Myors Abner Fowler
 of said Southwiche Yeoman Deft In a plea as of record
 as of record heretofore The parties appear
 & agree to have to have this case continued
 untill next term thereupon it is considered
 by the Court that said parties have day here
 untill the 2nd Tuesday of Nov^r next

Thaddeus Leavitt of Suffield in the County Leavitt
 of Hartford & State of Connecticut Merchant
 Myors Jonathan Moot of Lenox in our County Moot
 of Hampshire Yeoman Deft In a plea as of
 record heretofore The Deft being now
 three times publicly called to come into
 Court makes default of appearance here
 thereupon it is considered by the Court
 that said Thaddeus recover against said
 Jon^s forty pounds nine shillings & three
 pence Damages & Costs taxed at two pounds
 & one shilling Ex^{ist} Sep^r 15th 1785

George Granger Junr of Southwiche in our
 County of Hampshire Yeoman Myors Jared Granger
 Junr of Westfield in said County Yeoman Junr
 Deft In a plea as of record heretofore the
 parties appear & agree to have this case cont
 untill next term thereupon it is considered
 by the Court that said parties have day here
 untill the 2nd Tuesday of Nov^r next

Junr
 Junr

Warham Parkes of Bletford in our County of Parkes
 Hampshire Esqr Myors Jonathan Loomis of
 West Springfield in our County of said Yeoman Loomis
 Deft In a plea as of record heretofore the Deft
 being now three times publicly called to come
 into Court makes default of appearance here
 thereupon it is considered by the Court that
 said Warham recover against said Jon^s
 Nine pounds eight shillings & four pence Damages
 & Costs taxed at one pound seven shillings
 & ten pence Ex^{ist} Sep^r 15th 1786

Warham Parkes of Bletford in our County Parkes
 of Hampshire Esqr Myors Samuel Johnson
 of Southwiche in said County Yeoman Deft Johnson
 In a plea as of record heretofore the Deft
 being now three times publicly called to
 come into Court makes default of appearance
 here thereupon it is considered by the Court
 that said Warham recover against said Samuel
 twenty one pounds three shillings & five pence
 Damages & Costs taxed at one pound seven shillings
 & two pence Ex^{ist} Sep^r 15th 1786

Sackel
or
Herrich
Tenah Sackel of Westfield in our County of
Hampshire Esqr. vs. Eben Herrich of
Southwick in said County Yeoman Debt In arrears
as of record heretofore The Debt being now
three times publicly called to come into
Court makes Default of Appearance here
thereupon it is considered by the Court that
said Tenah recover against said Eben the
sum of Eleven pounds sixteen shillings eight
pence Damages & Costs taxed at one pound
sixteen shillings & four pence Ex' ip Sept 15th 1785

Phelps
or
Herrich
John Phelps of Westfield in our County
of Hampshire Esqr. vs. Eben Herrich
of Southwick in said County Yeoman Debt
In arrears as of record heretofore The Debt
being now three times publicly called
to come into Court makes Default of
Appearance here thereupon it is considered
by the Court that said John recover against
said Eben five pounds one shilling eight
pence Damages & Costs taxed at one pound
sixteen shillings & four pence Ex' ip Sept 15th 1785

Parkes
or
Lee
William Parkes of Stamford in our County of
Hampshire Esqr. vs. John Lee Junr of Westfield
in said County Trades Debt In arrears as of record
heretofore The Debt being now three times publicly
called to come into Court makes Default of appe-
arance here thereupon it is considered by the
Court that said William recover against said
John Eighteen pounds Damages & Costs taxed at
two pounds Ex' ip Sept 14th 1785

Parkes
or
Sackel
William Parkes of Stamford in our County
of Hampshire Esqr. vs. Jesse Sackel of
Westfield in said County Yeoman Debt In ar-
rears as of record heretofore The Debt now
appears & for as much as he is not guilty in
manner & form as the Plaintiff & thereof
suits himself on the Country & the Plaintiff
whereupon the Verdict of the Jury according
to the form & effect of the Statutes in such
Case made & provided being duly sworn &
empannelled at this time returned who to
come here & say the truth concerning the
premises declare upon their oaths that they
find the Debt guilty as the Plaintiff &
says Damages at fifty two pounds nine shillings
& three pence thereupon it is considered by the
Court that said William recover against
said Jesse fifty two pounds nine shillings & three
pence Damages & Costs taxed at 24^{sh} 6^d 3^d
Whereupon said Jesse in his own proper person
appeals from the Judgment of this Court
to the Supreme Judicial Court holden at Spring
field in & for our County of Hampshire the
fourth Tuesday of September next & here certifies
with sureties as the Law directs for his prosecuting
his said Appeal with effect as by said
Recognizance on file appears (S S S)

John Atwater of the City & County of New
 Haven & State of Connecticut Trader Plffs Atwater
 Jesse Sachet & Jared Bush of Westfield in our
 County of Hampshire Yeomen Defts In a
 plea as of record heretofore the Deft being
 now three times publicly called to come
 into Court marked default of appearance
 here thereupon it is considered by the
 Court that said John recover against
 said Jared & Jesse nine pounds one shilling
 & four pence Damages & Costs taxed at two
 pounds one shilling & two pence Ex ip^{is} Sep^r 14th 1785

Leonard Chester of Weatherfield in the County
 of Hartford State of Connecticut Gent^l Plffs Chester
 Samuel Cook of Hadley in our County of
 Hampshire Yeoman Deft In a plea as of
 record heretofore the parties appear & agree
 to have this case continued untill next term
 & then judgment to be given thereupon it is
 considered by the Court that said parties
 have day here untill the 2nd Tuesday of
 November next

Sarah Hooker of Northampton in
 our County of Hampshire W. Dow Plffs Hooker
 Job White Cordwainer & Levi Morgan Cordw
 inner both of Southwold Defts In a plea
 as of record heretofore the parties appear
 & Job Chase & al referees on this case come
 into Court & agreed that said Sarah recover
 against said Job & Levi the sum of

Olive Smith of Hadley in our County of
 Hampshire Gent^l Plffs Joseph Pettis of Amherst
 in said County Yeoman Deft In a plea as of
 record heretofore the Deft being now three times
 publicly called to come into Court marked
 default of appearance here thereupon it is considered
 by the Court that said Olive recover against
 said Joseph fifteen pounds sixteen shillings &
 two pence Damages & Costs taxed at one pound
 fifteen shillings & eleven pence Ex ip^{is} Oct^r 13th 1785

God Shout of Westfield in our County of
 Hampshire Gent^l Plffs Ebene^r Herrick late
 of Montgomerie in said County Yeoman Deft
 In a plea as of record heretofore No Judgment
 being now settled at this term it is considered
 by the Court that said parties have day here
 untill the 2nd Tuesday of Nov^r next

Said Taylor of West Springfield in our
 County of Hampshire Yeoman Plffs Enoch
 Chapin of Springfield in said County Inholder
 Deft In a plea as of record heretofore the parties
 appear & agree to have this case continued untill
 next term thereupon it is considered by the Court
 that said parties have day here untill the 2nd
 Tuesday of Nov^r next

Brooga
vs
Tillotson

Andrew Brooga of Granville in our County
of Hampshire Yeoman M^{rs} vs Abel Tillotson
of said Granville Yeoman Deft In a plea
as of record heretofore the parties appear
Tim^e & Robbin Esq^r & others Referees on this
Case award that said Andrew recover against
said Abel fourteen pounds & ten shillings
Damages & Costs taxed at five pounds six
shillings & one penny Ex^{ce} ip^{se} Sep^r 21st 1783

Dwight
vs
William

Jon^a Dwight of Springfield in our County
of Hampshire Yeoman M^{rs} vs Ruben Williams
Westfield in said County Yeoman Deft In
a plea as of record heretofore the Deft
being now three times publicly called to
come into Court makes Default of appearance
here thereupon it is considered by the Court
that said Jon^a recover against said Ruben
Nine pounds six shillings & six pence Damages
& Costs taxed at one pound & fourteen shillings
Ex^{ce} ip^{se} Sep^r 8th 1783

Wilcocks
vs
Fowlers

John Wilcocks of Southwich in our County
of Hampshire Yeoman & Eunice his wife M^{rs} vs
Abner Fowler & Silas Fowler both of said
Southwich Deft in a plea as of record hereto
fore The parties appear John Ingersoll Esq^r &
others Referees on this case come into Court
& award that said John recover against said
Silas forty nine pounds one shilling & one penny
Damages & Costs taxed at seven pounds thirteen
shillings & five pence Ex^{ce} ip^{se} Sep^r 10th 1783

Bispe
vs
Gleason

James Bispe of Chester in our County
of Hampshire Yeoman Deft vs John Phelps
Westfield in our County ofore Gent^l agent
& trustee of David Gleason Debentee &
absconding Debtor This case is continued
by order of Law until next terms thereupon
it is considered by the Court that said James
recover against said John parties here day
here untill the 2nd tuesday Nov^r next

Goff
vs
Fowler

Thos Goff of Granville in our County
of Hampshire Gent^l M^{rs} vs Wileid Fowler of
Westfield in said County Yeoman Deft In a plea
as of record heretofore the parties appear
agree to have this case continued untill next term
Wherefore it is considered by the Court that said
parties have Day here untill the 2nd tuesday
of November next

Wood
vs
Syres

Samuel Wood of Worthington in our
County of Hampshire Yeoman M^{rs} vs Nathl
Syres of Springfield in said County Yeoman
Deft In a plea as of record heretofore the Deft
being now three times publicly called to
come into Court makes Default of appearance
here thereupon it is considered by the Court
that said Samuel recover against said Nathl
the sum of Five pounds thirteen shillings and three
pence of Law full money Damages & Costs taxed at
Two pounds eight shillings & four pence & three
pence
Ex^{ce} ip^{se} Oct^r 13th 1783

Progr: Chap of Southampton in our County of
Hampshire Yeoman ~~Plf~~ vs North Colman of
Whately in our County Yeoman ~~Def~~ In proplee
as out of record heretofore the Def being
now three times publickly called to come into
Court makes default of appearance here there
upon it is considered by the Court that sd
Progr recover of said North four pounds six
shillings & eleven pence Damages & costs taxed
at one pound sixteen shillings & one penny
Ex. iij^o Sep^r 7th 1785

Chap
Colman

Stone
or
Lyons

Henry Porter of Northampton trader
& Timothy Mather of said Northampton
in our County of Hampshire Yeoman ~~Plf~~
vs George Wells of Hemford in the County of
Huntingdon & state of Vermont Yeoman ~~Def~~
In proplee as of record heretofore the Def being
now three times publickly called to come
into Court makes default of appearance
here the ~~Plf~~ are & against the others dismissed

Porter &
Wells

Musell Kellog of Claverack in the
County of Albany & state of New York
holder ~~Plf~~ vs Downing Wanner of Hattfield in
our County of Hampshire Yeoman ~~Def~~ In
proplee as of record heretofore the Def being
now three times publickly called to come into
Court makes default of appearance here
thereupon it is considered by the Court that
said Musell recover against said Downing
four pounds one shilling & seven pence Damages
& costs taxed at three pounds seven shillings
& four pence Ex. iij^o Sep^r 7th 1785

Kellog
Wanner

Constant Mather of Northampton in
the County Hampshire Yeoman ~~Plf~~ vs
Jonathan Spem of Colchester in the County
of New London & state of Connecticut
merchant ~~Def~~ In proplee as of record heretofore
the Def being now three times publickly
called to come into Court makes default
of appearance here thereupon it is considered
by the Court that said Constant recover
against said Spem five pounds sixteen
shillings & eight pence Ex. iij^o Sep^r 8th 1785

Wilder
Spem

Mable Fish of Montague in our County of
Hampshire Widow ~~Plf~~ vs Cornelius Symon of
Northampton in said County Gentle ~~Def~~ In proplee
as of record heretofore of the case for that
said Symon at said Northampton on the day of
the giving of this writ being indebted to the ~~Plf~~ in the
sum of one hundred & twenty pounds lawful money for
the like sum of money by said Symon borrowed of the
said Symon there offered on the same day promise
the ~~Plf~~ to pay her the same on demand by then
Symon tho' requested never paid the same to the Damages
of said Fish one hundred & fifty pounds this case was
committed to the Jury they having agreed in their verdict
it was ordered by the Court that the papers be taken from
them & continued untill next term & that said parties
have day here untill the 2nd Tuesday of Nov^r next

Fish
Symon

Hunt
or
Lymann
N^o 2

Abad Hunt of Minidale in the County of Cumberland
& State of New York Gent^l. Myor Joseph Lymann of
Northampton in our County of Hampshire Gent^l
Deft In a plea of the Case for that said Lymann
at a place called Cambridge on the 5th day of
February seventeen hundred eighty four by his
Note promised one John Taylor to pay him
twenty eight pounds twelve shillings & three pence
on the first day of Jan^y seventeen hundred eighty
five & said Taylor afterwards by his Indorsement
on said Note ordered the Contents thereof then
unpaid to be paid the Plff yet said Lymann tho' often
requested never paid the same but neglected it to the
Damage of said Abad forty pounds the parties
appeared & agree to have this Case Cont^d untill
next Term & then Judgment to be given thereupon
it is considered by the Court that said parties
have day here untill the 2nd Tuesday of
Wood next

Whitney
or
Lyon
N^o 3

Charon Whitney of Northfield in our County
of Hampshire trader Myor Samuel Lyon of
Greenfield in said County Yeoman Deft In a
plea re. or of record re. of the Case for that said
Lyon at said Northfield on the twenty first
Day of November Seventeen hundred eighty
three by his Note promised said Charon to pay
him three pounds & six shillings on Demand
yet said Samuel tho' often requested never paid
the same but neglected it to the Damage
of said Whitney ten pounds the Deft being
now three times publickly called to come
into Court makes Default of appearance
here thereupon it is considered by the
Court that said Charon recover against
said Samuel six pounds eighteen shillings
& ten pence Damages & Costs taxed at
one pound fifteen shillings & six pence
Ex^{ce} ip^{is} Apr^{il} 8th 1785

Redding
or
Stebbins
N^o 4

Stephen Redding of Winchester in the
County of Cheshire & State of New Hamps
hire husbandman Myor Elisha Stebbins
of Greenfield in said County husbandman
Deft In a plea of the Case for that said Stebbins
at Northfield on the third day of June
seventeen hundred eighty four by his Note
promised one Charon Whitney to pay him
twenty six pounds sixteen shillings & three
pence with Use & the said Whitney afterwards
by his Indorsement on said Note ordered the
Contents thereof to be paid the Plff yet
Elisha tho' often requested never paid the same
but neglected it to the Damage of said Redding
forty pounds the Deft being now three times
publickly called to come into Court makes
Default of appearance here thereupon it is
considered by the Court that said Stephen
recover against said Elisha four ten pounds
eighteen shillings & two pence Damages &
Costs taxed at one pound seventeen shillings
& eight pence
Ex^{ce} ip^{is} Sep^r 8th 1785

257
L
Silas Bennett of Northfield in our County
of Hampshire Physicians Officer Obadiash
Borree of Menwicks in our County of
Hampshire Gentlemen Debt Answerer of *Bennett*
the Case for their said Obadiash at said
Warwick on the third Day of July have
been hundred eighty one by his Note prom- *Borree*
ised said Bennett to pay him fifty pounds *Nov*
thirteen Dollars in Gold or Silver yet said
Obadiash tho' often requested never paid
the same to the Damage of said Bennett
thirty pounds the Debt being now three
times publicly called to come to Court
making default of appearance there-
upon it is considered by the Court that
said Silas recover against said Obadiash
fifty pounds seventeen shillings & four
pence Damages & Costs taxed but one pound
seventeen shillings & ten pence Ex^{ce} ip^{ty} 8th 1795

Oliver Ellis of Dedham in our County *Ellis*
of Suffolk husbandman Officer & Answerer
Machwood of Menwicks in said County *Machwood*
Cordwainer Debt Answerer of the Case for *Nov*
that said Machwood at place called
Dedham on the fifth Day of October
seventeen hundred seventeen hundred
& twenty eight by his Note promised
said Oliver to pay him sixty pounds with
Interest on Demand yet said Machwood
tho' often requested never paid the same
but neglected it to the Damage of said
Oliver Ninety pounds By reason of the
Debt being out of the State this Case is
continued untill next term thereupon
it is considered by the Court that said
Oliver parties have day here untill the
2nd Tuesday of Nov^r next

Joseph Mayo of Warwick in our County *Mayo*
of Hampshire husbandman Officer & Answerer
Machwood of said Warwick husbandman *Machwood*
Debt Answerer of the Case for that said
Machwood at said Warwick on the fourth
Day of December seventeen hundred eighty
four by his Note promised Joseph to pay
him nine thousand of good merchantable
Shingles with Interest in six months from the
Date of said Note which said Shingles the said
Mayo were of the value of the value of
five pounds yet said Machwood tho' often requested
never paid the same to the Damage of said
Mayo ten pounds By reason of the Debt
being out of the State this Case is con-
tinued untill next term thereupon it is considered
by the Court that said Joseph recover against
said Machwood parties have day here untill
the 2nd Tuesday of Nov^r next

Mayo
or
Mockwood
N^o 8

Caleb Mayo of Warwick in our County of
Hampshire husbandman My or Ebenezer
Mockwood late of said Warwick Yeoman Deft
In a plea of the case for that said Mockwood
at said Warwick on the twenty-fourth Day
of February last by his Note promised
said Caleb to pay him twenty four shillings
& six pence on Demand & the said Joseph
thereafterwards by his Indorsement on said
Note ordered the Contents then unpaid to be
paid to the Pl^y for that said Mockwood
being jointly indebted to said Caleb in the
sum of three pounds sixteen shillings &
nine pence for the like sum of money
had and of said Caleb in consideration
thereof said Mockwood promised said Caleb
to pay him the same on Demand, yet
said Mockwood tho' often requested never
paid the same to the Damage of said
Mayo twelve pounds the reason of the
Deft being of the State this case is contin^d
untill next term thereupon it is considered
by the Court that the parties have day here
untill the 2^d Tuesday of Nov^r next in

Williams
or
Coolidge
N^o 9

Thos Williams of Exeter in our
County of Suffolk trader Physician Pl^y
or Daniel Coolidge of Leyden in our County
of Hampshire Yeoman Deft In a plea of
the case for that said Coolidge at said Exeter
on the 28th Day of March Seventeen hundred
twenty four by his Note promised said
Thos to pay him six pounds lawful money
within six Months from the Date of said
Note yet said Deft tho' requested never
paid the same to the Damage of said
Williams fifteen pounds the Deft being now
three times publicly called to come into Court
maimes Default of Appearance here thereupon
it is considered by the Court that said Thos
recover against said Daniel the sum of
six pounds ten shillings & two pence of Lawful money Damages
& Costs of Suit taxed at £2.16.10
Exon of Sept^r 1785

Jones
or
Hough
N^o 10

Amos Jones of Bristol in the County
of Montford estate of Cornet Lieut Yeoman
Pl^y or Elijah Hough of Southwicks in our
County of Hampshire gentⁿ Deft In a plea of
the case for that said Elijah at said Southwicks
on the fourth Day of May seventeen hundred
eighty four by his Note promised said Amos
to pay him ten pounds six shillings on
Demand with Interest yet said Elijah tho'
requested never paid the same to the Damage
of said Amos fifteen pounds the parties appear
& agree to have this case continued untill
next term thereupon it is considered by the
Court that said parties have day here untill
the 2^d Tuesday of Nov^r next

God Noble of Westfield in our County of
 Hampshire Yeoman & Mr John Shepherd of
 said Westfield Yeoman & Mr In a plea of the Noble
 Case for that said God Noble Westfield on
 the seventh day of May seventeen hundred
 Eighty four by his Note promised said God
 Noble twelve pounds two shillings
 lawful money within six months from the
 date of said Note yet said God Noble the requested
 never paid the same but neglected to the
 Damage of said God Noble nineteen pounds the
 Debt being now three times publicly called
 to come into Court methinks Default of appearance
 here thereupon it is considered by the Court
 that said God Noble recover against said God Noble thirteen
 & costs taxed at one pound ten shillings &
 five pence Exp. 8. 1785

Job Stiles Junr of Greenville in our
 County of Hampshire Yeoman & Mr Job Stiles Junr
 Stiles of said Greenville Yeoman & Mr In a
 plea of the Case for that said Job Stiles Junr
 ville on the first day of April seventeen
 hundred eighty one by his Note promised
 said Job Stiles to pay him fourteen pound
 thirteen shillings on Demand with Interest
 yet said Job Stiles after requested never paid
 the same to the Damage of said Job Stiles
 pounds the parties appear & agree to have
 this leave until next term thereupon
 it is considered by the Court that said
 parties have Day here until the
 Thursday of next term

John Ingersoll Esq & Isaac Ashley
 Physicians both of Westfield in our County of
 Hampshire Exrs of the last will & testament
 of Benjamin Ingersoll late of said Westfield
 Deceased Capacity & Mr Samuel
 Shellogg of Southwick in said County Yeoman
 & Mr Samuel at said Westfield on the twentieth
 day of February seventeen hundred eighty
 three by his Note promised said Benjamin
 living to pay him fifteen pounds & twelve
 shillings within one year from the date
 of a Note yet Samuel the often requested
 never paid the same to the Damage of
 John & Isaac twenty pounds the Debt being
 now three times publicly called to
 come into Court methinks Default of
 appearance here thereupon it is considered
 by the Court that said John & Isaac recover
 against said Samuel twenty pounds
 & five shillings Damages & Costs taxed at
 one pound & eleven shillings
 Exp. 8. 1785

Noble
vs
See N^o 14

God Noble of Westfield in our County of
Hampshire Gentlemen Plffs Administrators
on the estate of Samuel Noble late of said
Westfield Decd & in said Capacity Plffs
Daniel Lee of Southwick in said County
Yeomen Deft In a plea of the Case for that
said Daniel at said Westfield on the seventh
Day of July Seventeen hundred seventy two
by his Note promised said Samuel then
living to pay him three pounds six shillings
& eight pence Lawful money on Demand
with Interest Yet said Daniel tho requested
never paid the same but neglects it to the
Damage of said Lee nine pounds The Deft
being now three times publicly called to
Come into Court makes Default of
Appearance here thereupon it is consid-
ered by the Court that said Lee recover
against said Daniel five pounds nineteen
shillings & four pence Damages & Costs
taxed at one pound eleven shillings
Ensign Sept 1789

Fowler
vs
See N^o 15

Samuel Fowler of Westfield in our County
of Hampshire Gentlemen Plffs John Lee
Snr of said Westfield Deft In a plea of
the Case for that said John at said Westfield
on the nineteenth Day of August seventeen
hundred eighty three by his Note promised
said Samuel to pay him thirty seven pounds
thirteen shillings & three pence on Demand
with Interest Yet said John tho requested
never paid the same to the Damage of
Samuel sixty pounds The parties appear
& agree to have this case continued
untill next term thereupon it is considered
by the Court that the parties have Day here
untill the 2^d Tuesday of Nov^r next

Witcomb
vs
Follensbe
N^o 16

Thomas Witcomb of Kinderhook
in the County of Albany & State of New
York Yeoman Plffs Thomas Follensbe Junr
late of Boston in our County of Suffolk Yeoman
alias Gentlemen Deft In a plea of the Case for that
said Follensbe on the sixth
Day of July Seventeen hundred seventy nine
by his Note promised said Witcomb to pay
him one hundred & fifty eight pounds four
shillings & three pence Lawful money on
Demand with Interest Yet said Follensbe
tho often requested never paid the same but
neglects it to the Damage of said Witcomb
fifty pounds This Case is continued by reason
of the Deft being out of the State thereupon
it is considered by the Court that said parties
have Day here untill the 2^d Tuesday of
Nov^r next

Silas Fowler Gentⁿ & Abner Fowler Yeoman both of South
 wick in the County of Hampshire Pl^{ffs} vs David Fow-
 ler of the same Southwick Yeoman Deft in a Plea of
 Trespas in the Case as it set forth at large in the origi-
 nal Writ on File &c The Parties severally
 appear and agree to a Continuance, and it is
 ordered by the Court that they have Day here in
 Court untill the second Tuesday of November
 next

259
 Fowler
 vs
 Fowler
 No 17

Noble Dewey & Solomon Dewey both
 of Northfield in our County of Hampshire
 Yeomen Pl^{ffs} vs Moses Hopkins & Thomas
 Ingersoll Gentⁿ both of Great Barrington
 in our County of Berkshire Deft in a Plea
 that said Moses & Thomas rendered unto
 Noble & Sol^o the sum of four hundred
 pounds which to them they owe & from
 them unjustly detained for that said Moses
 & Thomas on the twenty fifth day of Sept last
 bound themselves in the said sum of four
 hundred pounds to be p^d when ever they
 should be requested yet said Moses &
 Thomas tho requested never p^d the same
 to the damage of said Noble & Solomon
 four hundred pounds the Pl^{ffs} appears
 & moves that this be cont^d untill
 next term & thereupon it is considered
 by the Court that it is parties have
 Day here untill the 2nd Tuesday of
 Nov^r next

Dewey
 vs
 Hopkins
 No 18

John Wilson Jun^r of Wrentham in our
 County of Hampshire Physician Pl^{ff} vs
 Joseph Washburn of New Braintree in
 our County of Worcester trader Deft In
 a Plea of the Case for that said Washburn
 at New Braintree on the nineteenth
 day of August by his ex^o promised
 said John to pay him seven pounds & sixteen
 shillings & lawful money on demand with
 interest yet said Joseph tho often requested
 never paid the same to the damage of said
 John twelve pounds the parties appears
 & agree to have this case continued untill
 next term & then Indemnt to be final
 thereupon it is considered by the Court
 that said parties have Day here untill
 the 2nd Tuesday of Nov^r next

Wilson
 vs
 Washburn
 No 19

Phillips & Gideon Phillips Simon Phillips Yeoman & Lucy
Leonard or
N^o 20
Phillips Spinster & Anna Phillips Spinster All of
West Springfield in our County of Hampshire
Plffs & Joseph Leonard of said West Springfield
Yeoman Dft In a plea of Entry upon Dipsin
in the post where in the said Gideon Simon
Lucy & Anna Demanding against said Daniel
the Land hereafter described containing five
Acres & twelve Rods of Land bounded southwesterly
by & eastwardly on the Precinct of said Gideon
& Simon which Land with the Appurtenances
the said Demandants claim as their right
Inheritance & whereinto the said Joseph has
not entry but after the Dipsin which one
Daniel Leonard now does unjustly & without
Judgment committed within thirty Years
not least part & whereupon the Demandants say
that Simon Phillips father of the said Demandants
& whose Children & heirs they are was seized of
the same in his Demise & the said Joseph
unjustly deposed the heirs & them out there
from & to the Damage of said Demandants
eighteen pounds the Dft appears & moves that
this Cause be continued untill next term that
a plea might be taken of said Land & thereu-
pon the Court appoint Simon Pearson Sur-
veyor & it is considered by the Court that the
parties have Day here untill the 2^d Sunday of
Nov^r next 1785

Colton or
Pearsons
N^o 21
Joseph Colton of Chatham in the County
of Kent & State of Connecticut husbandman,
Plffs Elijah Pearson of Wilbraham in our
County of Hampshire Single Dft In a plea of
the Case for that said Elijah said Wilbraham
on the nineteenth day of July last by his Vote
promised to pay him Sixty pounds Lawful
Money or Demand with Interest yet said
Elijah tho' often requested never paid the
same to the Damage of said Pearson twenty pounds
the Dft being now three times publicly
called to come into Court in answer of default
of appearance here thereupon it is consid-
ered by the Court that said Joseph recover
against said Elijah Sixty pounds eight shillings
Damages & Costs taxed at one pound sixteen
shillings & two pence Exp^s in Sep^r 9th 1785

Warriner or
Fairbanks
N^o 22
William Warriner of Wilbraham in
our County of Hampshire Yeoman Plffs
Eleanor Fairbanks of said Wilbraham in said
County Yeoman Dft In a plea of the Case for
that said Eleanor at said Springfield on the
seventeenth day of March last entered her
eighty three shillings together with one Abel Fairbanks
by their vote promised said William to pay him
the sum of one hundred pounds Lawful Money
within two years from the date of said Vote
with Interest yet said Eleanor tho' often
requested never paid the same but now lets it
to the Damage of said William one hundred &
thirty pounds the parties appear & agree to
have this Cause continued untill next term
& then Judgment to be final thereupon it is
considered by the Court that said parties
have Day here untill the second Sunday
of Nov^r next 1785

Isaac Brewer of Andover in our County of
 Hampshire Yeoman, Plaintiff & Charles Smith of
 Chamberst in said County Blacksmith Defendant
 In a plea of the Case for that said Ebenezer
 at said Chamberst on the twelfth day of Sep:
 last by his wrote promise said Ebenezer to pay
 him seventeen pounds eight shillings & nine
 pence by the first day of Nov: then next yet
 said Ebenezer then requested never paid the same
 so the Damage of said Ebenezer ten pounds this
 case is continued until next term by reason
 of the Deft being out of the State thereupon it
 is considered by the Court that said parties
 have Day here until the 2nd Tuesday of
 Nov: next so

Brewer
 vs
 Smith
 Nov 23

Genius Brewer of Middlebury in
 our County of Hampshire Blacksmith
 Plaintiff & Nathaniel Burt Yeoman Defendant
 In a plea of the Case for that
 said Nathaniel Burt on the fifteenth
 day of June seventeen hundred eighty four
 by their Note of that date promised said Genius
 to pay him twenty pounds lawful money
 on Demand with Interest yet said Nathaniel &
 Nathaniel Burt then requested never paid the
 same so the Damage of said Genius twenty
 five pounds the Deft being now three times
 publicly called to come into Court making
 default of appearance here thereupon it is
 considered by the Court that said Genius
 recover against said Nathaniel & Nathaniel Burt
 twenty five pounds & nine shillings & damages
 & Costs taxed at one pound & fourteen shillings
 & six pence Ex: i: Sep: 8th 1785 so

Brewer
 vs
 Burt
 Nov 24

Joseph Verriamore of Goshen in our
 County of Hampshire Yeoman Plaintiff & John
 Freeman of Hainfield in said County Yeoman
 Defendant In a plea of trespass on the Case for that
 said Joseph was possessed of certain red roan
 gelding of the price of fifteen pounds as of his
 own proper goods & Chattels which the said
 Verriamore the same out of his hand & possession
 which same gelding came to the hands &
 possession of said Freeman & Palmer but their
 finding the same yet the said Freeman &
 Palmer supposing the said gelding to be the
 proper gelding of him the said Joseph but
 fraudulently intending to deceive said Joseph
 have not delivered the same gelding to the
 said Joseph but have converted it to their own
 use & disposed of to the Damage of said
 Joseph nineteen pounds the parties appeared
 before this Court to the view and Judgment of Peter
 Minsion of Cophreim Wright Esq: Benj:
 Shepherd & John Lynnerm the Jurors of the
 either two of them to be final & the said Justices
 after hearing the several proofs & allegations
 awarded that said Cophreim Wright & Benj:
 John & John as ten pounds Damages thereupon it
 is considered by the Court that said Joseph recover
 against said John & John as ten pounds Damages
 & Costs taxed at five pounds three shillings
 & six pence Ex: i: Sep: 8th 1785 so

Verriamore
 vs
 Freeman &
 Palmer
 Nov 25

Foot
Clarysal
No 26

Obed Took of
vs. Abel Clary of
in the County of
in the County

in a Plea The Plea being now three Times
publicly called is Nonsuit & the Deft is defaulted
and the Action is dismissed

Jones
vs

Benjamin Jones of Sandisford in our County
of Berkshire Yeoman Plffs William Braden
Gentlemen & Francis Braden vrs of
Palmer in said County Yeoman Defts Ince
please as may be seen by the Dft being
now three Times publicly called to come
into Court make Default of Appearance
here the Plffs Nonsuit & the Action dismissed

Walker
vs

Thomas Walker of Boston in our
County of Suffolk Esq Plffs David Mitchell
Gentlemen & James Lockwood
an abstruse & absconding Debtor Deft Ince
plea of Trespass on the Case for that James
at Northampton on the sixth Day of July
Seventeen hundred eighty three being
justly indebted to Thomas in the sum of
one hundred & sixty pounds for the like
sum of Money had & due yet James
tho often requested never he if the sum to
Thomas but has absconded & withdrawn
himself out of this Commonwealth to the
damage of Thomas two hundred pounds
the trustee appears & is asked the following
Question - Quesd Had you at the time
of the Service of a summons on you in favor
of Mr. Walker any good Effects or Goods
of James Lockwood in your possession
Answer - I had given Mr. Lockwood a Note
for one hundred & forty two pounds 10/0 which
was paid on the beginning of seventeen
hundred eighty three on Interest the interest
of which were due from me at the time of
Service - It is now considered by the Court
that this Case shall be come up till next
Term & that said parties have day here
untill the 2nd Tuesday of Novr next

Thomas & Witbeck of Thenderhook in 261
the County of Albany & State of New York
Yeoman Peter Gilbert Juror of Mohawk
in our County of Albany & State of New York
a piece of parchment on the case for that
of Gilbert at 10 Northampton twenty
hundred eighty one by his Note promise
to Thomas to deliver him forty
bushels of good course salt Now the
Thomas shows the said salt was worth
the sum of six dollars per bushel yet
Gilbert the requested never paid the same
to the Demerge of Thomas sixty
pounds the debt being now three times
publicly called to come into Court makes
default of appearance here thereupon
it is considered by the Court that
Thomas recover against Gilbert
Eighty seven pounds twelve shillings
two pence & costs taxed at two pounds
thirteen shillings & two pence
Ex. i. 1785

James Johnson & Thomas wife
County of Worcester Jurors of
Moberg of Springfield in our County of
Hampshire Esq. agent father & trustee of Benjamin
Ellis Debt In plea of the case for that
Benjamin at Springfield on the thirtieth
day of April promise to deliver then a
five shillings eight pence in one year
from the date of said Note with interest
the sum of Benjamin the requested never
paid his goods & effects to the Demerge
of James & Thomas twenty pounds the
parties appear & agree to have this case
considered by the Court that the parties
have Day here untill the 2nd Tuesday of
Nov^r next

Isaac Pepper of New Braintree in our
County of Worcester Yeoman Moberg & Elias
Bottom of Ware in our County of Hampshire
Physician Debt In plea of the case for that
Isaac at Ware on the 2nd day of
July last by his Note promise to
pay him thirty nine pounds & eighteen shillings
on demand with interest yet
the requested never paid the same to the
Demerge of Isaac forty five pounds the
parties appear & agree to have this case
considered by the Court that the
parties appear & agree to have this case
final

Miller
vs
Thillum
No 33

After trial of Motion in our County of Worcester
Yeoman Plf for Thomas Thillum of Westfield
in our County of Hampshire Yeoman Deft
In a plea of the Case for that s^d Thos at s^d
Westfield on the eleventh Day of March last
by his Note promised the Plf to pay him on
order seven pounds eight shillings & seven
pence on Demand with Interest yet s^d Thos
tho requested never s^d the sume to the
Dammage of s^d Plf fourteen pounds the
plaintiff appears & agrees to have this Case
upheld untill next Term & Judgment to be
final thereupon it is considered by the
Court that s^d parties have Day here
untill the 2^d Tuesday of November next

Robinson
vs
Gruin
No 34

James Robinson of New Berraintree
in our County of Worcester Yeoman Plf for
Ebenezer Gruin of Greenwich in our County
of Hampshire Yeoman Deft In a plea of
the Case for that s^d Eben at s^d Greenwich
on the thirtieth Day of March last
promised s^d Gruin to pay him twenty three pounds
thirteen shillings & eight pence on Demand
with Interest yet s^d Eben tho requested
never s^d the sume to the Dammage of
s^d James forty pounds the Deft being now
three times publickly called to come
into Court makes Default of Appearance
here thereupon it is considered by the Court
that s^d James recover against s^d Eben twenty
five pounds thirteen shillings & eleven pence
Dammage & Costs taxed at one pound seven shillings & one penny Exp s^d Sep^r 8th 1784

Watson
vs
Gibbs
No 35

John Watson of Stemsford in our
County of Hampshire Farmer Plf for
Isaac Gibbs of Eastbury in our County
of Hampshire Yeoman Deft In a plea of the Case
for that s^d Gibbs at s^d Stemsford on the
fifth Day of October last promised s^d John
to pay him thirty pounds with the Dammage
of s^d Note yet s^d Gibbs tho often requested
never s^d the sume to the Dammage of
s^d John eighteen pounds the Deft being
now three times publickly called to come
into Court makes Default of
Appearance here thereupon it is consid
ered by the Court that s^d John recover
against s^d Gibbs Eleven pounds & two
shillings Dammage & Costs taxed at
two pounds four shillings & two pence
Exp s^d Sep^r 8th 1784

Uphorn
vs
Caper
No 36

Thomas Uphorn of Brookfield in our
County of Worcester Plf for James Caper
of Hare in our County of Hampshire Yeoman
Def In a plea of the Case for that s^d James at
s^d Brookfield on the twentieth Day of May
last promised s^d Uphorn to pay him four
pounds eight shillings & eight pence
with Interest yet s^d James tho requested
never s^d the sume to the Dammage of s^d
James nine pounds the Deft being now
three times publickly called to come into
Court makes Default of Appearance here
thereupon it is considered by the Court that
s^d Uphorn recover against s^d Caper
four pounds six shillings & four pence
Exp s^d Sep^r 8th 1785

Ebenezer Sewer of Boston in our County of Suffolk Plaintiff vs Obed Mills of Greenfield in our County of Hampshire Yeoman Defendant In evidence of the said on the Case for ninth Day of June seventeen hundred eighty two by his Vote promised the Plaintiff to pay him two hundred & half of the best wheat flour of the Ridge of forty two shillings & per hundred Yet said Obed has requested never paid the same to the Damages of said Sewer fifteen pounds the Debt being now three times publicly called to come into Court makes Default of Appearance here thereupon it is considered by the Court that said Ebenezer recover against said Obed Eight pounds Damages & Costs taxed at two pounds fifteen shillings & ten pence Exp^{ts} Sep^r 8th 1785

Sewer vs Mills
No 37

NB. The Case of Sewer vs Mills No 38 is omitted to be recorded here but is recorded at a future Term for Nov^r Term Lib 2^d pag 25

Jonah Case of Addison in the County of Rutland & State of Vermont Plaintiff vs Oliver Matthews of Deerfield Gent^l & Elias Murray husband of Lydia wife of said Deerfield in our County of Hampshire Executors of the last will & Testament of Samuel McCull test of said Deerfield Del^{ts} in said Capacity Defendants In evidence of trespass on the Case for their said sixth Day of October seventeen hundred seventy six together with there Grant then sh^{ts} by their Vote promised said Jonah to pay him thirty six shillings on Demand with Interest Also for that said Samuel on the same Day of said promise promised said Jonah to pay him one hundred Dollars the request never paid the same to the Damages of said Jonah fifty five pounds the parties appeared & agreed to have this Case continued until next Term there upon it is considered by the Court that said parties have Day here until the second Tuesday of Nov^r next 1785

Case vs McCull Ex^{rs}
No 39

William Stebbins of Longmeadow in our County of Hampshire Yeoman Plaintiff vs Samuel Cook of Hadley in said County Yeoman Defendant In evidence of the Case for that tenth Day of January seventeen hundred eighty four by his Vote promised said Samuel to pay him six pounds & ten shillings Lawful money Yet said Samuel has requested never paid the same to the Damages of said William Nine pounds the Debt being now three times publicly called to come into Court makes Default of Appearance here thereupon it is considered by the Court that said William recover against Samuel seven pounds two shillings & nine pence Damages & Costs taxed at one pound eight shillings & four pence

Stebbins vs Cook
No 40

Given up Sep^r 6. 1785

Shepherd Enoch Shepherd of Chester in our County of Hampshire
Gentlemen, vs John Worster of Worcester in our
County of Worcester Yeoman Dft In a plea of
Worster the Case for that John at Westfield on the
Ninth day of October seventeen hundred eighty
No 113 by his Note promised one John Bigelow
to pay him thirty pounds Lawful money
in Nine Months from the Date with Interest
& then Bigelow by his Indorsement on said
Note ordered the contents of said Note then
unpd to be pd the 11th of Novr 1801 Worster tho
after request never pd the same to the
Damage of said Enoch thirty five pounds
the Dft appears & moves that this Case be contd
untill next term thereupon it is considered
by the Court that the parties have Day here
untill the 2nd Tuesday of November 00

Fuller Sotthrop Fuller of Sudlow in our County
of Hampshire Yeoman vs the Inhabitants
Inhabitants of the town of Western in our County of Worcester
Western Dft In a plea of the Case for that said Inhabitants
No 112 on the 2nd Day of Dec last by their Note
promised to Sotthrop to pay him thirty three
pounds & eight Shillings but the Inhabitants tho
requested never pd the same to the Damage
of Sotthrop forty pounds the Dft being now
three times publicly called to come into Court
mailed Default of Appearance here thereupon
it is considered by the Court that said
Sotthrop recover against the Inhabitants thirty
four pounds fifteen shillings & nine pence
Damages & Costs taxed at one pound thirteen
Shillings & Six pence Ex'rs Sept 6th 1802

Yantis Jonas Christian Yantis of Springfield
in our County of Hampshire Labourer vs
Cotton Andrew Cotton of Springfield Cordwainer
Dft On a plea of the Case for that Andrew on
No 113 on the thirtieth day of December seventeen
hundred eighty six by his Note promised to
Jonas to pay him five pounds sixteen shillings
& two pence on Demand with interest thereof
that Andrew on the last day of July last
was indebted to Jonas eight pounds Lawful
Money for much Money he owed & Andrew
in consideration thereof & Andrew promised
to pay the same on Demand but Andrew
tho after request never pd the same to
the Damage of Jonas twelve pounds the
Dft being now three times publicly called
to come into Court mailed Default of
Appearance here thereupon it is considered by
the Court that Jonas recover against
Andrew Nine pounds eight shillings & six
pence Damages & Costs taxed at one pound
fourteen shillings & two pence
Ex'rs Oct 6th 1806

John Sikes of Ludlow in our County of Hamp-
shire Gentleman Myor Joseph Miller of Ludlow
Esqrs. Gentlemen Dft In a piece of the Case
for the 21st Joseph Sikes of Ludlow in the 21st
month Day of July seventeen hundred
seventy six received of John then Collector
of taxes the sum of five pounds sixteen shillings
& nine pence & in consideration thereof
Joseph promised to pay to pay over the
same to Henry Gardner the Collector of
taxes in behalf of John. but the John
has since been obliged to pay over the same
the second time to the Damage of said
John twelve pounds the parties appear & agree
to have this Case continued until next term
& then Judgment to be given thereupon
is considered by the Court that the parties
have Day here until the 2nd Monday of
November

263
Sikes
Miller
Sikes

William Phillips Junr of Boston
in our County of Suffolk Merchant Dft
vs Daniel Noble of Wifford in our County
of Hampshire Esqrs. Dft In a piece of
the Case for the 21st Daniel Noble of Wifford
on the twenty sixth Day of July seventeen
hundred eighty three by his Vote promised
one William Parkes to pay him or order
twenty one pounds one shilling & one
penny on Demand with Interest & said
William by his Indorsement on a Note
ordered the Contents thereof then unpaid
to be paid the Dft Yet said Daniel the
requested never paid the same but neglects
it to the Damage of William this to five
pounds the Dft being now three times
publicly called to come into Court
makes default of appearance here
thereupon it is considered by the Court
that said William recover against
Daniel twenty three pounds thirteen
shillings & seven pence Denny & Costs
being at two pounds & sixteen shillings

Phillips
Noble
Noble

William Phillips Junr of Boston
in our County of Suffolk Merchant Dft
vs Joel Strong of Greenville in our County
of Hampshire Esqrs. Dft In a piece of
the Case for the 21st Joel Strong of Northampton
on the 17th Day of July seventeen hundred
eighty two by his Vote promised one
William Parkes to pay him fifty
eight pounds sixteen shillings & ten
pence on Demand within interest & the
William after wards by his Indorsement
on a Note ordered the Contents thereof
to be paid the Dft Yet Joel the requested
never paid the same to the Damage of
William Ninety pounds the Dft being now
three times publicly called to come into
Court makes default of appearance here
thereupon it is considered by the Court
that Joel recover against William the sum of
£68 3s 8d & Costs Money Denny & £2 16s 6d Costs of suit

Phillips
Strong
Strong

The Dft now appears by John Phelps Gent
& appeals from the Judgment of this Court
to the Supreme Judicial Court to be heard at Spring
field in our County of Hampshire & he
recognizes with Sureties the said Direct
for & to prevent his appeal with effect by the recognizance on
file do appear

Phillips
vs
Kellogg
Copy
Wm Phillips Jur^r of Boston in our Court
of Hampshire Merchants & V^{rs} Samuel
Kellogg of Southwicks in our County of
Hampshire Yeoman Deft In a plea of the
Case for that said Samuel on the nineteenth
day of April seventeen hundred eighty
four by his V^{ot}e promised one Nathaniel
Warham to pay him forty seven pounds
eight shillings four pence and interest
with Interest &c & so Warham afterwards
by his Indorsement on a V^{ot}e ordered
the Contents therein to be paid the V^{ot}e
yet Samuel the requested never paid the
same to the Damage of s^d Williams Sixty
pounds the Deft being now three times
publicly called to come into Court making
Default of Appearance here thereupon
is considered by the Court that s^d Wm
recover against s^d Samuel fifty one pounds
four shillings & four pence Damages &
Costs taxed at two pounds fifteen shillings
& six pence Exp^s in Sep^r 6th 1785

Phillips
vs
Noel
No 8
Wm Phillips Jur^r of Boston in our
County of Hampshire Merchants & V^{rs} Matthew
Noel of Westfield in said County of Hampshire
Yeoman Deft In a plea of the Case for that
Matthew at Westfield on the first day of
August seventeen hundred eighty three by
his V^{ot}e promised one Nathaniel Warham to pay
him fifty seven pounds seventeen shillings &
four pence on Demand with Interest &c & so Warham
by his Indorsement on a V^{ot}e
ordered the Contents of s^d V^{ot}e therein to
be paid the V^{ot}e yet Matthew the
requested never paid the same to the Damage
of Williams Seventy pounds the Deft being now
three times publicly called to come into Court
making Default of Appearance here thereupon
it is considered by the Court that s^d Wm
recover against s^d Matthew fifty nine
pounds ten shillings & one penny Damages
& Costs taxed at two pounds fifteen shillings
& six pence Exp^s in Sep^r 6th 1785

Parton
vs
Lee
No 9
Warham Deft of Stamford in our
County of Hampshire Esq^r V^{rs} Daniel
Lee of Southwicks in said County Yeoman
Deft In a plea of the Case for that said Daniel
at Westfield on the tenth day of January
seventeen hundred eighty two by his V^{ot}e promised
said Warham to pay him or order twenty six pounds
Eight shillings on Demand with Interest &c
yet Daniel the V^{ot}e requested never paid the
same to the Damage of s^d Warham forty
pounds the Deft being now three times publicly
called to come into Court making Default of
Appearance here thereupon it is considered
by the Court that s^d Warham recover against
s^d Daniel thirty pounds & thirteen shillings
Damages & Costs taxed at one pound eleven
shillings & eight pence Exp^s in Sep^r 6th 1785

Abel Bliss of Wilbraham in our County
of Hampshire Yeoman Plffs Elijah Parsons
of Wilbraham Yeoman Deft In a plea of the
Case for that s^d Elijah on the sixth Day of
April last by his Vote promised s^d
Abel to pay him fifteen pounds Lawful
money on Demand with Interest yet
s^d Elijah the requested never paid the same
to the Damage of s^d Abel twenty pounds
The Deft being now three times publicly
called to come into Court makes Default
of Appearance here thereupon it is consid-
ered by the Court that said Abel recover
against s^d Elijah fifteen pounds seven
shillings & four pence Damages & Costs
taxed at one pound sixteen shillings & two
pence Exr ip^s Sept 2th 1784

Bliss
or
Parsons
N^o 50

Luthe Bliss of Springfield in our
County of Hampshire Gentleman Plffs
John Wright of Greenville in our s^d County
Gentleman Deft In a plea of the Case for that
said John at said Springfield on the eleventh Day
of December seventeen hundred seventy one
by his Vote promised s^d Luthe to pay him
Twenty nine pounds eight shillings & six
pence in one year from the Date of s^d Note
with Interest yet said John tho' often
requested never paid the same but neglects
it to the Damage of s^d Luthe fifty pounds
The Deft being now three times publicly
called to come into Court makes Default
of Appearance here thereupon it is consid-
ered by the Court that said Luthe recover
against s^d John thirty three pounds thirteen
shillings & eleven pence Damages & Costs
taxed at one pound twelve shillings & ten
pence Exr ip^s Sept 7th 1785

Bliss
Wright
N^o 51

Richard Smith of the City & County of
New London & State of Connecticut Plffs
Paul Newton of Wetherst in our County
of Hampshire Yeoman Deft In a plea of the
Case for that at s^d Paul at Springfield on the
eighth Day of December seventeen hundred
seventy three by his Vote promised one
Daniel Harris to pay him or order six pounds
& sixteen shillings Lawful money within
three Months from the Date of s^d Note &
s^d Daniel afterwards by his Indorsement
on s^d Note ordered the contents then unpaid
to be paid the s^d Daniel's Paul tho' often
requested never paid the same but neglects it
to the Damage of said Richard fifteen pounds
The Deft being now three times publicly
called to come into Court makes Default
of Appearance here thereupon it is
considered by the Court that said
Richard recover against s^d Paul Eight
pounds two shillings & eight pence
Damages & Costs taxed at one pound
eleven shillings & six pence
Exr ip^s Sept 7th 1785

Smith
or
Newton
N^o 52

Bispe
vs
Callowell
N^o 53

Isaac Bispe of Stafford in the County of
Hartford & state of Connecticut Gentleman Plaintiff
vs Timothy Callowell of Westfield in our County
of Hampshire Gentleman Defendant In a plea of the Case for that said Timothy at said Westfield
seventeen hundred eighty two by his Note
promised said Isaac to pay him a good Beaver
hat after the expiration of two months & four
pounds & ten shillings & lawful money Also
for that said Timothy on the 3^d Day of
May last by his Note promised said Isaac to
pay him three pounds & lawful money on demand
Also for that said said Timothy by his other
Note promised said Isaac to pay him one
other sum of three pounds & lawful money &
by his other Note of the same Date promised
said Isaac to pay him two pounds & twelve
shillings on demand with Interest yet &
Time of the request & never paid the same
to the Damage of said Bispe fifteen pounds
the parties appeared & agree to have this Case
continued untill next term & their Judgment
to be final thereupon it is considered
by the Court that said parties have day
here untill the 2^d Tuesday of Nov^r next

Dwight
vs
Dutton
N^o 54

Jonathan Dwight of Springfield in
our County of Hampshire Merchant Plaintiff
vs Jeremiah Dutton of Sudlow in our
County Gentleman Defendant In a plea of the Case for
that said Jeremiah at said Springfield on
the seventh Day of April seventeen hundred
eighty four by his Note promised said
Dwight to pay him Eighteen pounds
& lawful money on Demand with Interest
yet said Dutton tho requested never paid
the same but neglects it to the Damage
of said Jonathan twenty five pounds the
Def^t being now three times publicly called
to come into Court makes Default of
Appearance thereupon it is considered
by the Court that said Dwight recover
against said Dutton nineteen pounds
eight shillings & nine pence Damages &
Costs taxed at one pound ten shillings
& ten pence Exp^s in Sep^r 8th 1805

Sell
vs
Church
N^o 55

Simon Sell of Stafford in the County
of Hartford & state of Connecticut Gentleman
Plaintiff vs Isaac Church of Worthington in our
County of Hampshire Gentleman Defendant In a
plea of the Case for that said Isaac at said
Worthington on the nineteenth Day of Feb^r
last by his Note promised said Simon to
pay him seven pounds & ten shillings on
Demand with Interest yet said Church tho requested
never paid the same to the Damage of said
Simon ten pounds the Def^t being now three
times publicly called to come into Court
makes Default of Appearance here thereupon
it is considered by the Court that said
Simon recover against said Church seven
pounds fifteen shillings & ten pence
Damages & Costs taxed at one pound fifteen
shillings & two pence

265
 Willard Fowler of Westfield in our County
 of Hampshire Yeoman & M^r for Luke Phelps
 the 2nd of said Westfield in our County
 a piece of the Case for that said Luke at
 said Westfield on the twenty seventh Day
 of October last by his V^{ote} promised
 to pay him seven pounds & four
 shillings worth of West India Rum with
 Interest yet said Luke tho' often requested
 never paid the same to the Damage of
 said ten pounds the D^{ft} being now
 three times publicly called to come
 into Court neither D^{ft} of appearance
 here thereupon it is considered by the
 Court that said Willard recover against
 said Luke seven pounds & eleven shillings
 & three pence Damages & Costs taxed
 one pound twelve shillings & two pence
 Exp^s 1st Sep^r 8th 1796

Fowler
 vs
 Phelps
 N^o 36

Samuel Wolcott of East Windsor in the
 County of Hartford & State of Connecticut
 Yeoman M^r for Joel Wright of Northampton
 in our County of Hampshire Yeoman
 D^{ft} a piece of the Case for that said
 Joel at Northampton on the eleventh
 Day of June seventeen hundred eighty & four
 by his V^{ote} promised said Samuel to
 pay him twenty one pounds two shillings
 & four pence for Demand with Interest
 yet said Joel tho' often requested never
 paid the same to the Damage of said
 Samuel thirty pounds the parties appear
 & agree to have this Case continued until
 next term thereupon it is considered
 by the Court that said parties have
 Day here until the 2nd Tuesday of
 Nov^r next

Wolcott
 vs
 Wright
 N^o 37

Samuel Marsh of Hartford in the
 County of Hartford & State of Connecticut
 Gent^l M^r for William More late of said
 Southwich Yeoman D^{ft} a piece of the
 Case for that said William at said Hartford
 on the fourteenth Day of July seventeen
 hundred & seventy four by his V^{ote} promised
 said Samuel to pay him sixteen pounds
 fourteen shillings & nine pence yet said
 William tho' requested never paid the
 same to the Damage of said Samuel
 thirty pounds the parties appear & agree
 to have this Case continued until next
 term & then Judgment to be given thereupon
 it is considered by the Court that said
 parties have Day here until the 2nd
 Tuesday of November next

Marsh
 vs
 More
 N^o 38

Merrish
vs
Fowler
N^o 59
Samuel Merrish of the City & County of Hartford
& State of Connecticut Gent^l vs W^m John Fowler
of Westfield in our County of Hampshire
Gent^l Deft In a plea of the Case for that
said John at said Hartford on the twenty seventh
Day of December seventeen hundred twenty
five by his Note promised said Samuel to
pay him twelve pounds & three shillings on
Demand Yet said John tho requested never
paid the same to the Damage of said Samuel
twenty four pounds the parties appear &
agree to have this Case continued untill
next term & then Judgement to be final
thereupon it is considered by the Court
that said parties have Day here untill the
2^d Tuesday of Nov^r next.

Hide
vs
Powers
N^o 60
Matthew Hide of East Windsor in the
County of Hartford & State of Connecticut
Gent^l vs W^m Jeremiah Powers late of
Greenwich in our County of Hampshire
Gent^l Deft In a plea of the Case for that said
Jeremiah at said Windsor on the twenty eighth
Day of March seventeen hundred eighty three
by his Note promised said Matthew to pay
him ten pounds on Demand Yet said
Jeremiah tho requested never paid the same
to the Damage of said Matthew fifteen pounds
the parties appear & agree to have this Case
continued untill next term thereupon it
is considered by the Court that said parties
have Day here untill the 2^d Tuesday
of Nov^r next.

Chapin
vs
Spooner
N^o 61
Abel Chapin of Springfield in our
County of Hampshire Gent^l vs W^m Drugges
vs W^m Spooner of Peterborough in our
County of Worcester Gent^l Deft In
a plea of the Case for that said Drugges
at said Springfield on the sixteenth Day
of April seventeen hundred eighty four
by his Note promised said Abel to pay
him seventeen pounds & three shillings
& lawful money on Demand with interest
Yet said Drugges tho requested never paid
the same to the Damage of said Abel
twenty five pounds the Deft being now
three times publicly called to come into
Court makes Default of appearance here
thereupon it is considered by the Court
that said Abel recover against said Drugges
Eighteen pounds eleven shillings & three
pence Damages & Costs taxed at one pound
eleven shillings & four pence
Ex^o n^o 1st Sept 27th 1805

Peter Bishop of Livingston et al. vs. in
 the County of Albany State of New York
 Esq. Messrs William Bishop of Brimfield
 in our County of Hampshire Gentlemen
 Dft An a plea of Debt & whereon the M^y
 declares against the said William & says
 that on the seventh day of April seventeen
 hundred eighty three by his Will obligatory
 acknowledged that he was indebted to said
 Peter in the sum of one hundred & fifteen
 pounds New York Currency to be paid in
 six months from the Date without interest
 heid the same to the Damages of said Peter
 two hundred pounds the Dft being now
 three times publicly called to come into
 Court makes Default of appearance here
 thereupon it is considered by the Court that
 said Peter recover against said William
 one hundred & two pounds twelve shillings
 & four pence Damages & costs taxed at two
 pounds & five shillings & six pence Sept 1785

Bishop
 vs
 Bishop
 N^o 62

Charles Sheldon of Springfield in our
 County of Hampshire Merchant vs. Sheldon
 Samuel Bunch of Worthington in said County
 Gentle Dft An a plea of the Case for that
 said Samuel at said Springfield on the
 eighteenth day of December last by his
 Note promised said Charles to pay him
 twenty two pounds seventeen shillings & three
 pence or Certificates of John Oliver at the
 Rate of three shillings on the pound
 on or before the fifteenth Day of February
 then next & though that said Samuel at
 his other Note promised said Charles to
 pay him twelve pounds three shillings &
 six pence on or before the seventh Day
 of May next yet said Samuel tho' often
 requested never paid the same to the
 Damages of said Charles sixty pounds
 the parties appear & agree to have this
 Case continue until next term & then
 Judgment to be final thereupon it is
 considered by the Court that said
 parties have Day here until the 2^d
 Tuesday of Nov^r next

Sheldon
 vs
 Bunch
 N^o 63

Isaac Bisell of Chester in our County
 of Hampshire Yeoman vs. William
 More of Southwick in our County of
 Hampshire Gentlemen Dft An a plea of
 the Case for that said William on the
 eleventh day of May seventeen hundred
 eighty four by his Note promised said
 Isaac to pay him twelve pounds one
 shilling & six pence within six months
 from the Date yet said William tho'
 requested never paid the same to the
 Damages of said Isaac twenty four pounds
 the parties appear & agree to have this
 Case continued until next term & then
 Judgment to be final thereupon it is considered
 by the Court that said parties have Day here
 until the 2^d Tuesday of Nov^r next

Bisell
 vs
 More
 N^o 64

Vandewort Peter Vandewort of the City County & State
of New York Merchant & Messrs Enoch Shephard
Shephard of Chester in our County of Hampshire Gent^{rs}
No 65 Debt In plea of trespass on the Case for that
said Enoch at Northampton on the fourteenth
Day of December seventeen hundred twenty
five by his Note promised one Joseph Blakeslee
to pay him or order one hundred & twenty
seven pounds eight shillings & two pence
by the first Day of September next with
Interest & the said Joseph afterwards by
his Indorsement on said Note ordered the
Contents then unpaid to be paid the
said Joseph the said Enoch the requestee never
paid the same to the Damage of said
Peter three hundred pounds the said
being now three times publicly called
to come into Court in default of
Appearance here thereupon it is considered
by the Court that said Peter recover
against said Enoch the sum of £201. 12. 8
Damages & Costs of Suit taxed at £20. 10. 0
Whereupon said Enoch now appears
by Nathan Esq. & appeals from the Judgment
of this Court to the supreme Judicial
Court holden at Springfield in & for
our County of Hampshire the fourth
Tuesday of September next & he recognises
with sureties as the Law directs

Ishearn
is
Webster
No 66

Jonathan Ishearn of Worthington in our
County of Berkshire Yeoman & Messrs Constant
Webster of Worthington in our County of Hampshire
Gentlemen Debt In plea of the Case for
that said Constant on the eighteenth Day
of February last was justly indebted to said
Jonathan four pounds & sixteen Shillings lawful
money for so much money lent & rec^d &
in consideration thereof said Constant
promised said Jonathan to pay him the same
on demand yet said Constant the requestee
never paid the same to the Damage of said
Jonathan ten pounds the parties appeared
& agree to have this Case continued untill next
that said parties have Day here untill the
2^d Tuesday of November next

Buffington Samuel Buffington of Cunninghamton in
our County of Hampshire Gent^l & Messrs Eben^r
Putney of Goshen in said County husbandman
No 64 Debt In plea of trespass on the Case for that
said Ebenezer at Chesterfield on the thirteenth
Day of April sixteen hundred eighty two by
his Note promised said Samuel to pay him
thirty pounds lawful money in one Year
from the Date of said Note yet said Eben^r
the requestee never paid the same to the
Damage of said Samuel one hundred pounds
the parties appeared & refer this Case to the
award Judgment & Determination of Eben^r
Putney Benjamin & Augustus Bannaway
of the award of them or either two of them to be
final

Samuel Bishop of Windsor in the County of Windsor & Mark of Vermont Yeoman Pleas
John Mandeville of Southbury in our County of Hampshire Yeoman Deft In a plea of trespass on the case for that said John or Mandeville
do Southbury on the nineteenth Day of November
Seventeen hundred eighty by his note promised
said Deft to pay him seventeen bushels of
whereuntoable wheat & the plaintiff's
that said wheat was of the value of seven
shillings per bushel yet said John tho
requested never paid the same to the Damage
now three times publicly called to come
into Court makes Default of appearance
here thereupon it is considered by the Court
that said parties have Day here untill the
2nd Tuesday of Novr next

267
Bishop
Mandeville
N68

David Purty of Northampton in our County of Hampshire Yeoman Pleas
Thomas French Gentle & Elijah Billings
husband men both of Concord in our County
Deft In a plea of trespass on the case for
that said Thomas and Elijah of said North
ampton on the twelfth Day of March seven
teen hundred eighty one by their note promised
said Deft to pay him six pounds within
three months from the Date with
interest yet said Thos & Elijah tho requested
never paid the same to the Damage of said
David twenty pounds the parties appear
next term & then Judgment to be final
thereupon it is considered by the Court
that said parties have Day here untill the
2nd Tuesday of Novr next

Purty
French
Billings
N69

Israel Chapin of Hatfield in our County of Hampshire Esq & Lemuel Dickinson
of said Hatfield husband men Pleas or Elihu
Murray of Deerfield in said County Yeoman
Deft In a plea of trespass on the case for that
said Elihu at said Hatfield on the thirtieth day
of March seven hundred eighty four by his
note for balance promised said Israel &
Lemuel to pay them the sum of eighty pounds
Lawful Silver Money on Demand with interest
yet said Elihu tho often requested never paid
the same to the Damage of said Israel & Lemuel
one hundred pounds The Deft being now three
times publicly called to come into Court
makes Default of appearance here thereupon
it is considered by the Court that said
Israel & Lemuel recover against said Elihu
Eighty six pounds & sixteen shillings Damages
& Costs taxed at one pound five shillings &
six pence Exp. Sept 9th 1805

Chapin
Dickinson
Murray
N70

Commonwealth of Hampshire
vs
Will
No 71
Hampshire sh to the Sheriff of our County
of Hampshire or Deputy Greeting In
Whereas Peter Dill of Northampton in our
County of Hampshire Gent^l on the tenth
Day of May last at Northampton in said
County of Hampshire before William
Pybus Esq^r one of the Justices of our
County of Hampshire personally appeared
& acknowledged himself indebted to us in
the sum of twenty pounds lawful money
to be levied upon his goods & chattels & in
warrant thereof of his body to our Use if
Default should be made in performance
of the Condition following that if Robert
Carrise of Chester in our County of Hampshire
Debtor should personally appear before
our Justices of the Court of General Sessions
of the Peace then next to be holden at Spring
field in & for our County of Hampshire on the
third Tuesday of May then next then
there to answer to Gilbert Dill & things
as should be objected against him
behalf of the Commonwealth & Elizabeth
Carrise should do & receive that which by
Court should be then & there enjoined on him
& not depart without Licence then the
said Acknowledgement to be void otherwise
to remain in full force & whereat our
said Court of General Sessions of the Peace
the said Robert Carrise being three times solemnly
called to come into Court then & there
did not appear but departed without Licence
& by the said Default the aforesaid Sum is
forfeited to us & we willing to have the
sum so due speedily paid commending on
that you make known to said Peter
that he appear before our Justices of our
Court of Common Pleas holden at
Northampton in & for our County of
Hampshire on the last Tuesday of August
next to show Cause if any he having
he should not issue against him said
Peter & there then to do & receive what our
said Court shall consider concerning him
on this behalf (Will Strong Esq^r appears in
behalf of the Commonwealth & the Debt in his
own proper person & agrees to have this Case
final thereupon it is considered by the Court
that said parties leave Day here until the
2nd Tuesday of Nov^r next

Hampshire so To the Sheriff of our County of Hampshire or Deputy Greeting -
Whereas Robert Currie of Cheater in our County of Hampshire Labourer on the tenth Day of March last at Blemfore before William Parkes Esq. one of the Justices for said County personally appeared & acknowledged himself indebted to us in the sum of twenty pounds to be paid of his goods & chattels in want thereof of his Body & ours. And if Default should be made in performance of the Condition following (to wit) that if the said Robert Currie should personally appear before the Justices of the Court of General Sessions of the peace to be holden at Springfield in & for our County of Hampshire on the third Tuesday of May then next then & there to answer to such matters & things as should be objected against him in behalf of the Commonwealth the by Elizabeth Currie & should do & receive that which should be there there enjoined on him & not Depart without Licence then the said Recognizance was to be void otherwise to remain in full force & where as at our Court the said Robert being three times solemnly called to come into Court then & there did not appear & by the Default aforesaid the said Sum is forfeited to us & We willing to have the same due speedily paid Commaund you that you make known to the said Robert that he appear before our Justices of our County of Hampshire at Northampton within four days of request next to show Cause if any he has why Exr should not issue against him & further to do & receive what our said Court shall consider & award him in this behalf. Caleb Strong Esq. appears in behalf of the Commonwealth & the Deftn his own proper person & agree to have this Case continued untill next term & then Judgment to be final thereupon it is considered by the Court that said parties have Day here untill the 2nd Tuesday of November

268.
Commonwealth
Currie
W. P.

Dickinson Obadiah Dickinson of Hatfield in our
County of Hampshire Gentl^r Plffs & Abiner
Perkins John of Hatfield in said County husbandman
vs
Def^t Annapha of trespass on the Case for their
said Abiner at said Hatfield on the
Eighteenth Day of November seventeen
hundred & twenty nine by his vote
promised said Obadiah to pay & deliver to him
five hundred & twenty seven & a half bushells
of good Merchantable wheate on or before
the first Day of April seventeen hundred
eighty two & the said Obadiah avers that
the said at the time of payment was of
the value of eight shillings per bushel & the
Plff further says he has always been
ready to receive said wheat yet said
Abiner has requested never since the same
to the Damage of said Obadiah one hundred
& fifty pounds the Def^t being now three times
publicly called to come into Court making
Default of Appearance here thereupon it
is considered by the Court that said Obadiah
recover against said Abiner one hundred
& thirty pounds two shillings & two pence
Costs taxed at one pound six shi
llings & eight pence Exp^{ts} Sep^r 9th 1786

Dickinson
vs
Wait
(vs)
Obadiah Dickinson of Hatfield in our
County of Hampshire Gentl^r Plffs & Abiner
of Hatfield in said County Yeoman Def^t vs
a piece of trespass on the Case for their said
at said Hatfield on the twenty seventh
Day of May seventeen hundred sixty three
by his vote promised the Plff to pay him
four pounds six shillings & six pence on
Demand with Interest also for that said Set^t
at said Hatfield on the first Day of May
seventeen hundred eighty four at the request
of said Set^t, set^t & deliver to said Set^t divers
good Wares & merchandise & had permitt^{ce}
said Set^t to occupy improve & do of Land
for the term of years & said Obadiah says
he reasonably Demurs to have for the same
Goods & the Improvement of said Land
two pounds sixteen shillings & two pence
yet said Set^t has requested never since the
same to the Damage of said Obadiah
thousand the Def^t being now three times
publicly called to come into Court making
Default of Appearance here thereupon it
is considered by the Court that said Obadiah
recover against said Set^t twelve pounds
nineteen shillings & three pence Damages &
Costs taxed at one pound six shillings & eight
pence
Exp^{ts} Sep^r 9th 1786

Obadiah Dickinson of Hatfield in our
 County of Hampshire Gent vs
 Adonijah Taylor late of Deerfield in said
 County Yeoman Deft In a plea of trespass
 on the Case for that said Adonijah at
 said Hatfield on the sixteenth Day of
 February wenten hundred six & two
 by his Note promised the Deft to pay him
 twenty nine pounds four shillings
 & sevenpence on or before the first day of
 May then next with interest. Also for that
 said Adonijah at said Hatfield on the
 first Day of May seventeen hundred six
 eight in Consideration that said Obadiah
 let the request of said Taylor & did set
 him divers good wares & merchandise
 apurmed on himself & promised said
 Obadiah to pay so much as the goods were
 worth. The said Obadiah saith that they
 were worth the sum of twenty four pounds
 seven shillings & sevenpence. Yet se
 Adonijah tho' requested never paid the same
 to the Damages of said Obadiah one hundred
 & fifty pounds. The Deft being now three
 times publicly called to come into
 Court makes Default of Appearance
 here thereupon it is considered by
 the Court that said Obadiah
 against said Taylor Ninety six
 pounds & six pence Damages & Costs
 to be set off & paid & eight pence shall

Dickinson
 or
 Taylor
 1845

this case be
 continued for
 Judgment till
 next Term at
 which time the
 parties shall
 appear on the
 10th day of
 November next

Nov
 or
 Proprietors
 of
 Nov
 6

Joseph Farr of Cummington in
 our County of Hampshire Yeoman vs
 The Proprietors of a tract of Land called
 Number five in said County of Hampshire
 & Berkshire Defts In a plea of trespass on
 the Case for that said Proprietors on the
 sixteenth Day of June seventeen hundred
 seventy four in Consideration that said
 Joseph at the request of said Proprietors had
 before that time found & provided for the
 Deft. A hermitage with meat & drink
 & lodging & carrying for the space of twenty
 four weeks apurmed on them & promised
 him so much money as he reasonably durst
 to have for the same. The Deft says he durst
 the sum of Eight pounds & sixteen shillings
 of which the said Proprietors had notice
 yet said Proprietors tho' requested never
 paid the same to the Damages of said
 Joseph sixteen shillings & pence. The Deft
 being now three times publicly called
 to come into Court makes Default of
 Appearance here thereupon it is Consi
 dered by the Court that said Farr recover
 against said Proprietors fourteen pounds
 & twelve shillings & three pence Damages
 & Costs to be set at one pound twelve shillings
 & six pence Expd Sept 7th 1775

Thringale County of Hampshire Gent. Plffs Gideon
Clark & wife of said Northampton Gent. Defts
No 11 In a plea of trespass on the Case for that
Gideon & Ephraim at said Northampton
on the tenth Day of December seventeen
hundred twenty nine by their Note promise
said Moses to pay him one hundred & thirty
pounds seven shillings & six pence with
Interest Yet said Gideon & Ephraim tho
requested never paid the same to the
Damage of said Moses one hundred pounds
the parties appear & agree to have this
Case continued until next term & then
Judgment to be given thereupon it is
considered by the Court that said parties
have Day here until the 2nd Tuesday of
November next

Wm Symon of Northampton in
our County of Hampshire Gentlemen
Plffs Erasmus Dwight of said Northampton
Gent. Deft In a plea of trespass on the
No 12 Case for that said Erasmus on the fifth
Day of July last by his Note promised
said William to pay him fifty three
pounds & useful money or Demand
with Interest Yet said Erasmus tho
often requested never paid the same
to the Damage of said William one
hundred & fifty pounds the Deft being
now three times publicly called to come
into Court merces Default of appearance
here thereupon it is considered by the
Court that said Wm recover against
said Erasmus fifty five pounds two shillings
& six pence Damages & Costs taxed at
one pound one shilling & ten pence

Elisha Mather of Northampton in
our County of Hampshire Gentlemen Plffs
Elijah Mather of Chertsey in said County
Physician Deft In a plea of trespass on the
No 13 Case for that said Elisha on the fifth Day
of June seventeen hundred eighty one by his
Note promise said Elisha to pay him
twelve bushels of Wheat with interest
& the Plff avers that he has always been
ready to receive & accept of said Elisha
the requested never paid the same to the
Damage of said Elisha ten pounds the parties
appear & agree to have this Case continued
until next term & then Judgment to be
given thereupon it is considered by the
Court that said parties have Day here
until the 2nd Tuesday of November next

John Miller of Williamsburg in our County
of Hampshire Governor Oliver Ellipse
Deft In plea of trespass on the case for
that said Ellipse on the twenty eighth day
of October nineteen hundred & eighty four
by his note promised one Israel Gates to
pay him or order eight pounds & eight
shillings on demand with interest & after words
the said Israel by his Indorsement & series
Note ordered the contents thereof to be
repaid the Day of which the said Ellipse
had notice yet said Ellipse tho requested
never paid the same to the Damage of
De John fourteen pence the Deft being
now three times publicly called to come
into Court makes Default of Appearance
here thereupon it is considered by the Court
that De Miller recover against said Wait
Eight pounds sixteen shillings & seven pence
four shillings & eight pence & costs taxed at one pound
four shillings & eight pence Excep Sep 7th 1885

290
Miller
vs
Wait
1880

Morther North of Williamsburg in our County
of Hampshire Single woman Deft
Sennel Biding of Westfield in said County
of New York Executor of the last will & Testament
of Thuben Biding late of said Westfield
Deft In plea of trespass on the case for that said Thuben
in his Life time on the third Day of
May nineteen hundred twenty three by
his Note of that Date promised said Morther
to pay her four pounds lawful money on
demand with interest yet said Morther
tho often requested never paid the same
to the Damage of said Morther twelve
pence the Deft being now three times
publicly called to come into Court
makes Default of Appearance here
thereupon it is considered by the Court
that said Morther recover against
said Sennel seven pounds one shilling &
two pence Damages & costs taxed at
one pound six shillings & four pence
Excep Sep 7th 1885

Josiah Pomeroy of Chichester in
the County of Albany & State of New York
Physician Deft vs
Ellis of Chichester in
our County of Hampshire Governor Deft
In plea of trespass on the case for that
said Josiah on the first Day of
February nineteen hundred twenty seven
by his Note promised said Josiah to pay
him nine pounds seven shillings & five
pence with interest yet said Josiah tho
requested never paid the same to the
Damage of said Josiah sixteen pence
the Deft being now three times publicly
called to come into Court makes Default
of Appearance here thereupon it is considered
by the Court that said Josiah recover
against said Ellis ten pounds ten
shillings & two pence Damages & costs
taxed at two pounds seven shillings & six
pence
Excep Sep 7th 1885

Pomeroy
vs
Ellis
1882

Persons
vs
Miller
No 86

Noah Persons of Northampton in our
County of Hampshire Yeoman Plaintiff Peter
Miller of Northampton in said County Yeoman
Defendant of Trespass on the Case for that
said Peter at said Northampton on the
twenty eighth Day of March last by his
Vote promised said Noah to pay him four
pounds seven shillings eight pence before
the first Day June next with Interest
yet said Peter there requested more said
the same to the Damage of said Noah
Six pence the Defendant now three times
publicly called to come into Court
against Default of Appearance here
thereupon it is considered by the Court that
said Noah recover against said Peter
four pounds nine shillings & ten pence Damages
& Costs taxed at one pound five shillings
& ten pence Exec: 1st Sept: 1785

Peabner
vs
Whitehead
No 86

Elijah Peabner Junr of Ashburst
in our County of Hampshire husbandman
Plff Daniel White of Newbury in our County
of Hampshire Gent: & Noadiah Weymer of
said Newbury Tradesmen Dfts: on a Plea of Trespass
on the Case for that said Daniel & Noadiah
on the sixth Day of November last the said
Elijah & each by maine worth twenty pounds
found at said Ashburst with force & Arms
took & carried away Countrey to Law &
against our peace to the Damage of
Elijah twenty four pounds & the said Dan:
& Noadiah come & defend the force & injury
& say severally that they are not guilty in
manner & form on the Plea & by a third
put themselves on the Country & the Plff
likewise whereupon the Jurors of the
Jury according to the form & effect of the
Statutes in such Case made & provided
at this time returned being impanelled
specially sworn Deebare upon their Oaths that
they find that the Dfts are not guilty in
manner & form as the Plff alleged thereupon
it is considered by the Court that said
Dan: & Noadiah recover against said Elijah
their Costs taxed at

Whereupon the said
Elijah in his own proper person appeals
from the Judgment of this Court to the
Supreme Judicial Court holden at Springfield
his & for our County of Hampshire the
fourth Thursday of September next & he
recognizes with Sureties as the Law
Directs

Samuel Must of Pittsfield in our County
 of Berkshire Tenner. Plffs Aaron Dickinson
 of Amherst in our County of Hampshire
 Gentlemen Debt In answer of this paper on Dickinson
 the Case for that said Aaron at said
 Pittsfield on the tenth Day of January
 Seventeen hundred eighty four by his
 Note promise said Samuel to pay him or
 order five pounds & five shillings Lawful
 money by the fifteenth Day of June then
 next yet said Aaron the requested never
 paid the sum to the Demand of said Samuel
 seven pounds the Debt being now three
 times publicly called to come into
 Court makes Default of appearance here
 thereupon it is considered by the Court
 that said Samuel recover against said
 Aaron five pounds twelve shillings &
 one penny Damages & Costs taxed at
 one pound fourteen shillings & nine pence
 Given Sep^r 7th 1785

Joseph Burges of Amherst in our County
 of Berkshire Tenner. Plffs Aaron Dickinson
 of Amherst in our County of Hampshire
 Gentlemen Debt In answer of this paper on Dickinson
 the Case for that said Aaron at said
 Pittsfield on the tenth Day of January
 Seventeen hundred eighty four by his
 Note promise said Joseph to pay him or
 order five pounds & five shillings Lawful
 money by the fifteenth Day of June then
 next yet said Aaron the requested never
 paid the sum to the Demand of said Joseph
 seven pounds the Debt being now three
 times publicly called to come into
 Court makes Default of appearance here
 thereupon it is considered by the Court
 that said Joseph recover against said
 Aaron five pounds twelve shillings &
 one penny Damages & Costs taxed at
 one pound fourteen shillings & nine pence
 Given Sep^r 7th 1785

Plffs
 Dick
 No 96

Stone 272
vs
Steel
No 84

Agur Stone of Great White Creek in
the County of Livingston State of
New York Plaintiff vs Samuel
Steel of Greenwich in our County of
Hampshire Defendant. Deft Snapher of
Trespass on the Case for that said Samuel
said Steel on the first Day of February
last by his Vote promised said Steel to
pay him or order twenty six pounds sixteen
shillings & three pence Lawful money on
Demand with Interest yet & Samuel the
requested never paid the same to the Damny
of said Steel twenty four pounds the
parties appeared agree to have this Case
continued until next term then Judgment to
be final thereupon it is considered by the
Court that said parties have Day here
until the 2nd Sunday of Novr next

Scott
vs
Grover
No 88

William Scott of Palmer in our
County of Hampshire Gent vs Stephen
Grover of Groton in said County Yeoman
Deft Snapher of Trespass on the Case for
that said Stephen on the fourth Day of
February sixteen hundred eighty four by
his Vote promised one Ebenezer Wood to
pay him or order eight pounds three
shillings & ten pence on Demand with Interest
yet said Stephen the requested never paid
the same to the Damny of said William
sixteen pounds the Deft being now three
times publicly called to come in to Court
mahe Default of Appearance here
thereupon it is considered by the Court that
said William recover against said Stephen
Eight pounds Nine shillings & five
pence Damnyes & Costs taxed at one pound
Es cap dit 26th 790.

Shephard
vs
Hayden
No 89

Levi Shephard & Ebenezer Hunt Junr
both of Northampton in our County of
Hampshire Gent vs Joseph Hayden
late of Northampton in said County Yeoman
Deft Snapher of Trespass on the Case for that
said Joseph at Northampton on the nineteenth
Day of April sixteen hundred eighty four
by his Vote promised said Levi &
Ebenezer to pay them or order with Interest
forty two shillings & eight pence & also
for that said Joseph on the twenty fifth
Day of May sixteen hundred eighty four
promised one Caleb Strong to pay him
or order three pounds eighteen shillings on
Demand with Interest & after word said
Caleb by his Indorsement on said Joseph
known to then unpaid to be paid the Deft
yet said Joseph the requested never paid the
same to the Damny of said Levi & Ebenezer
Agreed the Deft being out of the
Case be continued until next term
the said parties have Day here until
the 2nd Sunday of Novr next

West
Clarke
No 90

Sett West of Cheshire in our County of
Hampshire Yeoman Mr Jos Williams Clerk
of Windsor in our County of Berkshire
Esqr. Debt In arrears of trespass on the
Case for that said William at said Windsor
on the 10th Day of July seventeen
hundred twenty five by his Note promised
said 10th to pay him twenty one pounds
three shillings & six pence on Demand
with Interest yet said William tho
requested never paid the same to the
Damage of said 10th twenty five pounds
The parties appear & agree to have this
Case continued until next term & then
Judgment to be final thereupon it is
considered by the Court that said parties
have Day here until the 2nd Tuesday
of November next

Thugges Woodbridge of Southwicks
in our County of Hampshire Esqr. Debt
County Yeoman Debt In arrears of
trespass on the Case for that said Elisha
at said Southwicks on the first Day
of June seventeen hundred eighty
four by his Note promised said
Thugges to pay him eleven pounds
nine shillings & eight pence on Demand
with Interest yet said Elisha tho
requested never paid the same to the
Damage of said Thugges fourteen
pounds The parties appear & agree
to have this Case continued until
next term & then Judgment to be final
thereupon it is considered by the Court
that said parties have Day here
until the 2nd Tuesday of November next

Woodbridge
vs
Moody
No 91

Thugges Woodbridge of Southwicks
in our County of Hampshire Esqr. Debt
Joseph Cook of Curmington in said
County Yeoman Debt In arrears of trespass
on the Case for that said Joseph at said
Southwicks on the eighth Day of February
seventeen hundred eighty three by his
Note promised said Thugges to pay him
two pounds two shillings & eleven pence on
Demand with Interest yet said Joseph tho
requested never paid the same to the
Damage of said Thugges six pounds
The parties appear & agree to have this
Case continued until next term & then
Judgment to be final thereupon it is
considered by the Court that said parties
have Day here until the 2nd Tuesday of
November next

Woodbridge
vs
Cook
No 92

Mawson of Crenney in our County
or of Hampshire ^{Simon} Mawson of Crenney in our County
Mawson of Mendon in our County of Worcester
No 3 In a place of the Case for
that said Levi said Mendon on the
third day of June last by his Note promised
one Thomas Selme to pay him or order
twenty ^{pounds} ~~and~~ eighteen shillings lawful
money on Demand with interest & also
afterwards on the same Day the said
Thomas by his Indorsement on said
Note ordered the contents then due
unpaid to be paid the said Levi
there requested never paid the same to the
Damage of said Simon forty pounds the
Deft being now three times publicly
called to come into Court makes Default
of appearance here thereupon it is
considered by the Court that said Simon
recover against said Levi twenty two
pounds four shillings & two pence
Damages & Costs taxed at five pounds seven
shillings & two pence Exp^{ts} Sep^r 10th 1785

Hotton our County of New Jersey in
or of Hampshire ^{Joseph} Hotton of New Jersey in
White our County of Worcester. ^{Thomas} White of Northampton
No 4 In a place of the Case for that said Thomas
of Northampton on the second day
of February last by his Note promised
one Jonathan Diminison to pay him
or order Six pounds fifteen shillings &
four pence Lawful money in three months
from the Date of said Note & the said
Jonathan afterwards by his Indorsement
on said Note ordered the contents of said
Note then unpaid to be paid the said
said Thomas had notice yet said Thomas the
often requested never paid the same to the
Damage of said Joseph twelve pounds the Deft
being now three times publicly called to
come into Court makes Default of appear-
ance here thereupon it is considered by the
Court that said Joseph recover against said
Thomas Six pounds & eighteen shillings
Damages & Costs taxed at one pound fifteen
shillings & four pence Exp^{ts} Sep^r 10th 1785

Sampson
or
Harlowe
No 5

Samuel Sampson of Pelham in the County of Hampshire
Thomas Harlow of Pelham aforesaid
No 5 In a place as is set forth at large
in the Writ on File &c

The Deft appearing by Simon Strong Esq^r his Att^y and the
Deft the three times publicly called to come into Court
makes Default of appearance here whereupon it is
considered by the Court that the said Samuel do recover
against the said Thomas Twenty three pounds seven
shillings and ten pence of lawful money Damages &
costs of Suit taxed at £1. 7. 8. beyond^r Dec^r 8. 1785

295
Dickinson
or
Cooley
vs
N96

Aaron Dickinson of Amherst in our
County of Hampshire Gentl & Alfor
Daniel Cooley of said Amherst Gentl and
Mary his Wife which & Mary is adm^r
on the Estate of Moses Dickinson the
younger late of said Amherst Gentl dec^d
Parent & Capacity Def^r In Support of the
Case for that said Moses on the twentieth
Day of February seventeen hundred twenty
seven having rec^d of the said Aaron the
Sum of one hundred & five p^rcent Lawful
Money being one half of the purchase money
of a certain Lot of Land bought by
Moses & afterwards by him sold to one
Aaron Aaron in Consideration thereof
Wherein he promised said Aaron to pay
him one half of the Contents of the
Obligations & Securities which the
Moses had taken of the said Aaron
for the Price of the said Aaron
wherever the said Moses should collect & receive
the sum of the said Aaron & said Aaron says
that said Moses did collect & receive the
sum Contents of said Aaron to wit the sum
of two hundred & ten p^rcent Lawful money
yet said Moses has often requested never to
pay the same to the Damage of said Aaron two
hundred p^rcent the Def^r being now three
times publicly called to come into Court
metes Default of appearance here thereupon
it is considered by the Court that said
Aaron recover against said Daniel & Mary
the sum of \$150.00 Dam^r & \$16.6 Cost of Suit
Whereupon the Def^r now
appear by John Chester Williams Esq^r
appeal from the Judgment of this
Court to the Supreme Judicial Court holden
at Springfield in & for our County of
Hampshire the fourth Tuesday of September
next & he recognises with Sureties as
the Law Directs

McFall
vs
McFall
N97

Peter McFall of Pelham in our
County of Hampshire Gentl & Alfor
William McFall of said Pelham Gentl
Def^r In a plea of the Case for that said
William at said Pelham on the last Day
of March last owed the said Peter fifty
one p^rcent & fifteen shillings Lawful
money & in Consideration thereof he
promised said Peter to pay him the same
on Demand with Interest & it said William
has requested never to pay the same to the
Damage of said Peter & it is now
The Def^r being now three times publicly
called to come into Court metes Default
of Appearance here thereupon it is considered
by the Court that said Peter recover against
said William fifty one p^rcent & five shillings
Damages & Costs taxed at
Even if 2 Sep 10th 1785

Franklin

of one of the most eminent Gentlemen of the Inner
 Temple of the Court for that said Henry on
 the said first day of October seventeenth
 1878 hundred Eighty one by his vote promised
 one Peter Sloan to pay his order four
 pounds seven shillings & four pence on
 Demand without interest & afterwards said Peter
 by his Indorsement on said vote ordered the
 Contents of said vote then unpaid to be
 paid ~~the 24th~~ to one John Simon & Mayes
 & afterwards the said John by his Indorsement
 on said vote ordered the Contents then wholly
 due to be paid the 24th. Yet said Henry
 the requeste never paid the same to the
 Damage of said Levi nine pounds the
 Parties appeared & agree to have this Case
 continued until next term. It is ordered
 it is considered by the Court that said
 parties have day here until the Wed-
 nesday of November next &c &c

Mererombia

[illegible]

276
Strong
vs
Moore
£100
m

Nehemiah Strong of Newtown in the
County of Fairfield & State of Connecticut
gentl. Pleas John Moore of Greenwich
in our County of Hampshire, Yeoman
Deft In a plea of the Case for that
said John at said Northernpton on the twenty
second Day of January Seventeen hundred
Eighty three by his Vote for Value recd
promised said Nehemiah to pay
himself Order Seventy eight pounds one
Shilling & three pence on Demand
with Interest yet said John the
Deft requested never paid the same to the
Damage of said Nehemiah Eighty
pounds the Deft being now three
times publicly called to come into
Court upon his Default of appearance
here thereupon it is considered by
the Court that a Nehemiah recover
against said John Sixty nine pounds
three Shillings & six pence Damages
& costs taxed at one pound seven shillings
& eight pence Exp is Sep 10th 1786

Silvest. Wiler of Shutesbury in our
County of Hampshire Yeoman Pleas
Wm Erving Junr. Yeoman & John Smith
vs
Moore both of said Shutesbury Deft
In a plea of the Case for that said Wm Erving
at said Shutesbury on the twenty three
Day of August Seventeen hundred Eighty
three by their Vote promised said
John to pay him fifteen pounds
lawful money within one year
from the Date of said Vote with
Interest yet said William & John
tho often requested never paid the
same to the Damage of said Silvest
Sixteen pounds the parties appear
to agree to have this Case continued
until next term then Judgment
to be final thereupon it is considered
by the Court that said parties
shall have Day here until the 2nd Wednesday
of November next

Both Defendants of habitation
our County of Hampshire Physicians Pleas
George his Wife vs Ebenezer Wells Yeoman
gentl. Pleas Levi Wells Yeoman both
of Greenwich in said County Deft
In a plea of the Case for that said Ebenezer
December Seventeen hundred Eighty two by their
Vote promised said George & Wife to pay her
Eighty four pounds & thirteen
Shillings lawful money in five months from
the Date yet said Ebenezer Wells never
paid the requested never paid the same to
the Damage of said George & Wife on hundred pounds
the Deft being now three times publicly called to
thereupon it is considered by the Court that said
George & Wife recover against the Deft the sum of
Eighty four pounds & thirteen Shillings
Damages & costs taxed at one pound seven shillings
& eight pence Exp is Sep 10th 1786

Moore
vs
Smith
1893

David Moore of Pelham in our County of
Hampshire vs. John Moore Smith
of Mendon in said County of Hampshire. Deft
In a plea of the Case for that said David
at said Pelham on the fourteenth Day
of December last by his Note promised
said David to pay him fourteen pounds
seven shillings Lawful money within three
months from the Date of said Note yet said
Smith tho often requested never paid the
same to the Damage of said David sixteen
pounds the Deft Moore now three times
publicly called to come into Court making
Defence of appearance here thereupon
it is considered by the Court that said
David recover against said Smith five
pounds fifteen shillings & two pence Damages
& continued at one pound six shillings
& four pence Expise Sep^r 10th 1893

Strong
vs

Woodbridge
1894

William Strong of Newtown
in the County of Fairfield State of Connecti-
cut vs. Joseph Woodbridge
of Northfield in our County of Hampshire
Deft In a plea of the Case for that
said Joseph on the fifteenth Day of July
last by his Note promised said Strong
to pay him thirty two pounds four shillings
& two pence on Demand with Interest
yet said Joseph tho often requested never
paid the same to the Damage of said
Strong forty pounds the parties appeared
before to have this Case continued untill
next term & their request to be final
thereupon it is considered by the Court
that said parties have Day here untill
the second Monday of November next

Wanner
vs

Morgan
1896

Eliza Wanner & John Lyon breeders
both of Belkinstown in our County of
Hampshire vs. Lewis Morgan of
Southbury in said County of New Haven
Deft In a plea of the Case for that said Lewis
at said Belkinstown on the twenty seventh
Day of January last by his Note promised
said Wanner & Lyon to pay them twenty
eight pounds & seven shillings Lawful money
on Demand with Interest yet said Lewis
tho requested never paid the same to the
Damage of said Wanner & Lyon thirty
five pounds the parties appeared & agreed to
have this Case continued untill next term
& their request to be final thereupon
it is considered by the Court that said
parties have Day here untill the 2nd
Monday of November next

Eleanor Porter of Wadley in our County of Hampshire Esq^r vs Elias & John Porter
 Executors of the Estate of William Porter in said County
 an & David Wells of Greenfield in said County
 Executors Deft. In a piece of the case
 for that said Elias & John Porter at said
 Hyday on the fourth Day of November
 seventeen hundred eighty two by their
 Note promised said Eleanor to pay
 him forty seven pounds fifteen shillings
 eight pence on Demand with Interest
 Yet said Elias & John Porter the requeste
 never paid the same to the Damage of
 said Eleanor thirty pounds but then
 Elias & John Porter the other requested
 the same three times
 publicly called to come into Court
 making Default of Appearance here
 whereupon it is considered by the
 Court that said Eleanor recover
 against said Elias & John Porter fifty five
 pounds eighteen shillings & one penny
 Damages & Costs taxed at one pound
 Nine shillings & one penny Excep^t Apr 9 1785

John & Joseph Thud both of Haverhill
 Charlestown in our County of Middlesex
 Merchants Pls vs Thayer & Son of Ashfield
 in our County of Hampshire Gent Deft
 In a piece of the case for that said Thayer
 at said Ashfield on the thirtieth Day of
 November last by his Note for value
 received promised said John & Joseph to
 pay them Nine pounds & ten shillings
 Lawful money on Demand with Interest
 Yet said John & Joseph the requeste
 never paid the same to the Damage of
 John & Joseph fifteen pounds the parties
 appear & agree to have this case continued
 untill next Term & their Judgment to be
 signed thereupon it is considered by the
 Court that said parties have Day here
 untill the end of the next Term

Simon Strong of Amherst in
 our County of Hampshire Esq^r vs
 Silas & John Strong in our County of
 Hampshire Merchants Deft In a piece
 of the case for that said Silas on the
 nine Day of February last by his Note
 promised said Simon to pay him
 or order Six pounds Lawful money & the
 said Nathaniel afterwards by his Indorse
 ment on said Note ordered the Court
 they unpaid to be paid the Court
 said Silas the other requested the
 the same to the Damage of said
 Simon nine pounds the Deft going
 now three times publicly called to
 come into Court making Default of
 Appearance here whereupon it is
 considered by the Court that
 said Simon recover against said Silas
 the sum of Six pounds four shillings & two pence
 of Lawful Money Damages & Costs of suit taxed at one
 pound eight shillings & eleven pence Excep^t Apr 9 1785

Gill
vs
Conners
N^o 109

Elizabeth Gillof Leverett in our County
of Hampshire Widow M^{rs} James
Conners late of said Leverett in our Deft
Graphia of the Case for that said James
at said Leverett on the twenty second Day
twenter hundred twenter hundred twenty
eight by his Note promised said Elizabeth to
pay & deliver to her the value of five shenish
in the Dollars in full at the open person
on the first Day of October then next
After for that said James at said Leverett
on the first Day of January last owed
the said Elizabeth forty six shilling for
so much money had & recd & in consideration
thereof said James promised said Elizabeth
to pay her the same on Demand yet said
James the often requested never paid the
same to the Damage of said Elizabeth
this Case to the Court & Judgment & after
minutions of Copyes took & or May Richard Montague
& John Coker together with all Demands the Law of any
two of them to be paid & ought to be made up & Examined according
and the Case is continued to the next Term

Swinnerton
vs
Murger
N^o 110

North Swinnerton of Nottingham in our
County of Hampshire Winter M^{rs} John
Murger of said Holland husband in our Deft
plea of trespass whereon the said North
complains that said John at said Holland
on the twenty second Day of July last with
force & arms one Close of the said North
called the growing lot containing about twenty
three Acres & the grass there lately
growing on said growing lot for the value
of eighteen pence did know & take up
& carry away & there never with the
John then & there did contrary to Law &
against our peace & to the Damage of
said North twenty pence the parties
appear & agree to continue this Case until
until next term thereupon it is considered
by the Court that the parties have Day
Next on

Brown
vs
Dunbar
N^o 111

Archelaus Brown of South Hampton
in our County of Hampshire trader M^{rs} James
Dunbar of said Dunbar husband in our Deft
of the said Dunbar in our County of Hampshire
a plea of the Case for that said Brown & Dunbar
at said Hampton on the fifth Day of November
by their Note promise one James Brown to
pay him on order eight pounds & five shilling
on the 1st Day of April then next & the said
James afterwards by his Indorsement on said
Note ordered the Contents of said Note then
repaid to be paid the M^{rs} James Dunbar &
to the Damage of said Archelaus fifteen pence
the Deft being now three times publicly
called to come into Court makes Default
Appearance here thereupon it is considered by
the Court that said Brown recover against
said Dunbar & Dunbar five pound three shilling
& nine pence Damages & Cost to be paid of one shilling
twenter shilling & a farthing
Brown v. Dunbar
Examin'd Apr 7. 1793

Abraham Clarke of Brimfield in our County
 County Hampshire Defendant Plaintiff Thos Blumy
 of Boston in our County of Suffolk Sheriff
 of the case for that said Thos Blumy
 at said Boston on the second Day of Novr
 last by his Note promised one to Mr Clarke
 to pay him or order four pounds & ten
 shillings Lawful money & the said Thos
 afterwards by his Indorsement on said
 Note ordered the contents then unpaid
 to be paid the Plaintiff yet said Thos
 the requested never paid the same to the
 Demands of said Abraham Clarke
 the Debt being now three times publicly
 called to come into Court makes Default
 of appearance here thereupon it is
 considered by the Court that said
 Clarke recover against
 four pounds fourteen shillings & the
 same Damages & costs taxed at two
 pounds & ten shillings Exec. Sep^r 1786

278
 Charles
 as
 Blumy
 N^o 12

Daniel Bugbee of Wadsworth in
 the County of Windham Defendant Plaintiff
 Plaintiff Elisha Bridger & Daniel
 Bridger husbandmen both in our County
 of Hampshire Debt In case of the case
 for that said Elisha & Daniel Bridger
 at said Wadsworth on the twentieth
 Day of April seventeen hundred eighty
 four by their Note promised said
 Bugbee to pay him fifteen pounds & ten
 shillings worth of white pine boards
 in one year from the Date of said Note
 yet said Bridgers tho' often requested
 never paid the same to the Demands of
 said Daniel twenty five pounds the Debt
 being now three times publicly called
 to come into Court makes Default of
 appearance here thereupon it is consid-
 ered by the Court that said Bugbee
 recover against said Elisha & Daniel
 Bridgers sixteen pounds fourteen shillings
 & seven pence Damages & costs taxed at
 two pounds five shillings & six pence
 Exec. Sep^r 1785

Bugbee
 or
 Bridger
 N^o 13

John Wood of Hanson in our County
 of Hampshire Defendant Plaintiff Thos Wood
 of the case for that said Thos Wood at said
 Hanson on the nineteenth Day of May
 seventeen hundred eighty three by his
 Note promised said John to pay him thirty
 seven pounds sixteen shillings & ten pence
 the latter requested never paid the same
 to the Demands of said John sixty pence
 the parties appear agree to have this
 case continued until next term there
 upon it is considered by the Court that
 said parties have Day here until the
 second Sunday of November next

Wood
 or
 Thos
 N^o 14

Babcock
or
Chancellor
N^o 115

Elisha Rutch of the City & County of
Newford & State of Connecticut Printer
in said County & State with & Stephen
Chandler of Sheepmeadow in our County of
Hampshire Governor Deft. In place of the
Case for that said Stephen & William at
Springfield on the thirteenth Day of April
last by their ^{particular} Note promise said Elisha to
pay him Eleven pounds nine shillings &
four pence on Demand yet said Stephen & Wil-
the requested never paid the same but
neglects it to the Damage of said Elisha
fifteen pounds the Deft. being now three
times publicly called to come into Court
make Default of appearance here there
upon it is considered by the Court that said
Elisha recover against said Stephen &
Stephen Eleven pounds fourteen shillings
& four pence Damages & Costs taxed at
one pound sixteen shillings & two pence
and there of &c
Ex^{ce} 8th Apr 1785

Alinsal
or
Alword
N^o 116

Alexander Alins & James Hooper both of
Newford in the County of Newford & State of
Connecticut Merchants Deft. Robert Word of
Southbury in our County of Hampshire
Gov^r Deft. In place of the Case for that
said Alex^r & James on the tenth Day of
August Seventeen hundred ninety by Note
promise said Alexander & James to pay them
thirty eight shillings Lawful money on
Demand yet said Alex^r & James the requested never paid
the same but neglects it to the Damage
of said James & Alexander ten pounds the
Deft. being now three times publicly called
to come into Court make Default of
appearance here there upon it is considered
by the Court that said Alexander & James
recover against said Alex^r & James
ten shillings & nine pence Damages & Costs
taxed at one pound ten shillings & ten
pence and there of &c

Thomas
or
Chapin
N^o 117

John Thomas of the City & County
of Newford Gent^l Deft. Enock Chapin of
Springfield in our County of Hampshire
Gov^r Deft. In place of the Case for that
said Enock on the fourth Day of November
last by Note promise said Enock to deliver
to said John ten pounds Lawful money
by the sixteenth Day of November then
current yet said Enock the requested never
paid the same to the Damage of said John
ten pounds the Deft. being now three times
publicly called to come into Court make
Default of appearance here there upon it is
considered by the Court that said John recover
against said Enock Nine pounds thirteen
shillings & six pence Damages & Costs taxed at
one pound & fifteen shillings. Ex^{ce} 8th Apr 1785

Sumers Church of the City & County of
 Newtford & State of Connecticut the Court
 of John Smith of Springfield in our
 County of Hampshire yeomen Dft Ine
 then of the Case for that said John at said
 Springfield on the first day of September were
 then hundred eighty three was indebted to
 said Sumers in the sum of nine pounds & fifteen
 shillings for goods wares & merchandise before
 that time sold & delivered yet said John
 the requested never paid the same to the
 Sumers of said Sumers twelve pounds the
 parties appear & agree to have this Case
 continued until next Term & thereupon
 it is considered by the Court that said
 parties have Day hereuntil the 2nd
 Monday of November next

279
 Church
 of
 Smith
 18

John Williams Tertius of Norwich
 in our County of Hampshire yeomen
 Dft vs Ebenezer Petton of said Norwich
 Taylor Dft Ine plea of trespass on the
 Case for that said Ebenezer on the nineteenth
 day of July last was lawfully indebted to
 John Williams the sum of six pounds
 & three shillings lawful money & in con-
 sideration thereof said Ebenezer promised
 to pay the same on demand yet said Ebenezer
 the requested never paid the same to the
 Sumers of said John twenty five pounds
 the Dft Ine now three times publicly
 called to come into Court marked default
 by the Court that said Williams Tertius
 recover against said Ebenezer twenty pounds
 three shillings Damages & Costs taxed
 at one pound eight shillings & ten pence

Williams
 Petton
 1899

Ebenezer Green of Norwich in our
 County of Hampshire yeoman Dft vs
 Phineas Miner late of said Norwich yeoman
 Dft Ine plea of trespass on the Case for
 that said Phineas on the twentieth day
 of April sixteen hundred eighty two by
 his vote promised the Dft to pay him
 four pounds & ten shillings & ten pence with
 interest yet said Phineas the requested never
 paid the same to the Demer of said Ebenezer
 eight pounds the Dft Ine now three
 times publicly called to come into
 Court marked default by the Court
 thereupon it is considered by the Court
 that said Green recover against said
 Miner five pounds & one shilling & ten
 pence Damages & Costs taxed at one
 pound eight shillings & eight pence

Green
 vs
 Miner
 1890

Ex rps Oct 12 1890

Chap
on
Mills
N^o 121
Dec 8 1822

Charles Sigourney of Boston in our County
of Suffolk Merchant Alfred and Palmer
of Middlebury County of New Hampshire
Complainants In a plea of the Case for their
said Alfred at said Boston on the third Day
of February seventeen hundred Eighty seven
by his of that Date promised said Charles
to pay him one hundred & sixteen pounds
Eighteen Shillings & seven pence on Demand
with Interest Also for that said Alfred at
Boston on the sixteenth Day of October last
by his other Note promised said Charles to
pay him one hundred & seven pounds one
Shilling & nine pence in three Months from
the Date of the Note Yet said Alfred the requested
seven pence the same to the Demand of said
Charles two hundred pounds the Debt being
now three times publicly called to come into
Court makes Default of Appearance here then
upon it is considered by the Court that said
Charles recover against said Alfred the sum
of £167.8.3 Dam^t & £17.10 Cost^s &c Whereupon the
said Alfred now comes into Court by John Phelps
Jr & appeals from the Judgment of this Court
to the Supreme Judicial Court holden at
Springfield in & for our County of New Hampshire
the fourth Tuesday of September & he
represents with Certificates as the Law directs

Sigourney
vs
Palmer See N^o 121

Esra Chap of Middlebury in our County of
New Hampshire Innholder Alfred Timothy
(N^o 122) Will of Stillwater in the State of New
York Gent^l & Lowell Thomas of Middlebury
in our County of New Hampshire Innholder & Defendant
In a plea of trespass on the Case for their
said Timothy & Lowell on the twenty sixth
Day of February last by their Note prom-
ised said Esra to pay him Nine pounds
fourteen shillings & seven pence at the
first Day of May then next with Interest
Yet said Timothy & Lowell the requested
said Esra Fifteen pounds the parties
appear & agree to have this case continued
until next Term thereupon it is considered
by the Court that said parties have Day
here until the second Tuesday of Nov-
ember next &c

John Pitts late of Stratton in our County
 of Suffolk Esq. & Peter Billed Fowler of
 Westfield in our County of Hampshire
 Esq. in a plea of Assumpsit wherein
 the said John demurred against the said
 Billed one home lot with the appurtenances
 lying in said Westfield where the said
 Billed lately lived containing six acres
 also a farm lying in said Westfield on the
 Mount in the new division containing
 two hundred & twenty acres the said
 Billed unjustly entered into the said
 premises & ejected the said John & still
 unjustly withold the same to the Damage
 of said John Eight hundred pounds the said
 John now three times publicly called to
 come into Court makes Default of Appearance
 here the said is considered by the
 Court that said John recover against
 said Billed the sum of £355. 8. 0 & Costs £2. 18. 2
 Whereupon said Billed now comes into
 Court by John Phelps Gent. & appeals
 from the Judgment of this Court to
 the Supreme Judicial Court holden at
 Springfield in for our County of Hamp-
 shire the fourth Tuesday of Septemb:
 next & he requires with writ as the
 Law Directs

280
 Pitts
 vs
 Fowler
 No 123

David Abbley of Springfield in our
 County of Hampshire Gent. & Peter
 Strong of Northampton in said County
 Gent. In a plea of the Case for that
 said Strong at said Springfield on the
 Eleventh Day of August seventeen hundred
 Eighty four by his Note promised the said
 Abbley him fifteen pounds Lawful money with
 Interest till paid yet said Strong tho often
 requested never paid the same to the Damage
 of said David twenty pounds the said David
 now three times publicly called to come
 into Court makes Default of Appearance
 here the said is considered by the
 Court that said David recover against
 said Strong the sum of £15. 0. 0 & Costs £1. 8. 0 & Costs £2. 18. 2
 1785

Abbley
 vs
 Strong
 No 124

John Pitts Esq. of Distable in our
 County of Middlesex & Peter John Fowler
 Junr of Westfield in our County of Hampshire
 Esq. in a plea of the Case for that
 said Pitts at said Westfield on the twenty
 seventh Day of March seventeen hundred
 Eighty four by his Note promised the
 said Pitts to pay him two hundred & twenty
 six pound seventeen shilling, with Interest
 till paid yet said Pitts tho often
 requested never paid the same to the
 Damage of said Pitts three hundred pounds
 the said Pitts appears & agrees to have
 this Case Cont. untill next term
 that said Pitts is considered by the Court
 that said Pitts have Day here untill
 the first Tuesday of November next

Pitts
 vs
 Fowler
 No 125

Thing of Conway in our County
of Hampshire Yeoman Mr Josias Butcher
of Wimbullinbur. County of Hampshire
Deft In a plea of the Case for that said
Josias at said Conway on the ninth Day of
June seventeen hundred Eighty five by his
Vot promised said Leodein to deliver
him one hundred & eight gallons of good
New England Mums worth the sum of six
pounds seventeen shillings & three pence
yet said Josias tho requested never paid
the same to the Damage of said Leodein
twenty pounds this Case is Comd for
Judgment till next Term

William Billings of Conway in our
County of Hampshire Esqr Mr Josias Vatum
Yeoman of Leverett in said County Yeoman
Deft In a plea of the Case for that said Vatum
at said Conway on the twelfth Day of
May seventeen hundred eighty five by his
Vot promised said William to pay him
on order six pounds nineteen shillings
on Demand with Interest yet said Vatum
tho often requested never paid the same
to the Damage of said Wm eight pounds
the Deft being now three times publicly
called to come into Court to answer default
of appearance here the nuppon it is comd
and by the Court that said Wm recover
against said Wm seven pounds seven
shillings & eight pence Damages & Costs
taxed at at one pound eight shillings
& nine pence Exp 1/2 Sept 10th 1786

Abel Benjamin of Montague
in our County of Hampshire Yeoman
Mr Josias Montague of Leverett
Deft In a plea of the Case for that said
Montague on the fifth Day of May seventeen hundred
Eighty five by his Vot promised said Abel
to pay him seven pounds & ten shillings
on the fifth Day of August with Interest
yet said Montague tho requested never paid
the same to the Damage of said Abel ten
pounds the Deft being now three times
publicly called to come into Court to answer
default of appearance here the nuppon it
is comd and by the Court that said Benja
recover against said Montague seven
pounds twelve shillings & eleven pence
& Damages & Costs taxed at one pound ten
& shillings & nine pence Exp 1/2 Sept 10th 1786

I Benjamin Munnick of Hampshire in our County of Hampshire
 in our County of Hampshire before the County Court of Hampshire
 at Newbury in the County of Hampshire
 do hereby certify that said Thomas Chapman of Conway in our County
 of Hampshire on the eighteenth Day of April next did
 promise to pay unto said Benjamin Munnick of Hampshire
 twelve shillings & seven pence on Demand
 with Interest yet said Thomas Chapman did not pay
 the same to said Benjamin Munnick on Demand
 the Debt being now three times publicly
 called to come into Court & he being
 in default of appearance thereupon it is
 considered by the Court that said
 Benjamin Munnick recover against said Thomas Chapman
 fourteen pounds eight shillings & eight
 pence & costs taxed at six shillings & five pence
 Ex. ijs. Sep. 14. 1785

Benjamin Munnick
 Clerk
 No. 129

I Joseph Booth of Conway in our County of Hampshire
 do hereby certify that said Joseph Booth of Conway in our County
 of Hampshire on the fourth Day of May last by his vote
 promised to pay unto said Benjamin Munnick of Hampshire
 sixteen shillings & half of Indian Corn on Demand
 with Interest yet said Joseph Booth did not pay
 the same to said Benjamin Munnick on Demand
 the Debt being now three times publicly called to come into
 Court & he being in default of appearance thereupon it is
 considered by the Court that said Benjamin Munnick
 recover against said Joseph Booth the sum of
 three pounds & ten shillings & costs taxed at six shillings & five pence
 Ex. ijs. Sep. 14. 1785

Joseph Booth
 Clerk
 No. 130

I Nathaniel Heywood of Conway in our County of Hampshire
 do hereby certify that said Nathaniel Heywood of Conway in our County
 of Hampshire on the first Day of December last by his vote
 promised to pay unto said Benjamin Munnick of Hampshire
 sixteen shillings & half of Indian Corn on Demand
 with Interest yet said Nathaniel Heywood did not pay
 the same to said Benjamin Munnick on Demand
 the Debt being now three times publicly called to come into
 Court & he being in default of appearance thereupon it is
 considered by the Court that said Benjamin Munnick
 recover against said Nathaniel Heywood the sum of
 three pounds & ten shillings & costs taxed at six shillings & five pence
 Ex. ijs. Sep. 14. 1785

Nathaniel Heywood
 Clerk
 No. 131

Wing
for
Dichamers & James
N^o 132
John King of Conway in our County of
Hampshire Yeoman Mr. Elias Dickinson
Deft. In a plea of the Case for
that said Elias & David at said Conway
on the fifteenth Day of July last
hundred eighty five by their & not promised
said John to pay him ten pounds lawful
money or to be paid with interest & to said
Elias & David tho' often requested never
paid the same to the Damage of said
John fifteen pounds the Deft being now
three times publicly called to come
into Court neither Defant of Appearance
here thereupon it is considered by the
Court that said John recover against
Elias & David the sum of £10. 6. 6 Costs £1. 11. 1
Whereupon said David & Elias by counsel
Bernard Gent^r now appears & explains from
the Defendant of this Court to the Supreme
Judicial Court holden at Springfield in our
County of Hampshire the fourth
Monday of September next & he recognises
with Carriers as the Law directs

Gates
vs
Buck
N^o 133

Peter Gates of Conway in our County
of Hampshire Yeoman with Mr. Samuel
Buck of Worthington in said County Gent^r
Deft. In a plea of the Case for that said Saml
at said Worthington on the Twenty eighth
Day of October last hundred eighty
four by his & not promised said Peter to pay
him eleven pounds four shillings & three
pence worth of Great Cattle for Cattle price
& one barrel of good New England Flour
yet said Samuel tho' after requested
never paid the same to the Damage
of said Peter ten pounds the Deft being now
three times publicly called to come into
Court neither Defant of Appearance here
thereupon it is considered by the Court
that said Peter recover against said
Samuel this Case is continued until
next term & then Judgment to be final

Field
vs
Dewin
N^o 134

Moses Field of Seabrook in our County
of Hampshire Yeoman Mr. James Dewin
Deft. In a plea of the Case for that said James at
said Conway on the tenth Day of May last
hundred eighty four by his & not promised said Moses
to pay him one pound eleven shillings & six pence on
Demand also for that said James at said Conway on the
first Day of August last was indebted to said
Moses in three pounds four shillings & one penny
for which money he received yet said James
tho' often requested never paid the same to the
Damage of said Moses six pounds the Deft
being now three times publicly called to
come into Court neither Defant of Appearance
here thereupon it is considered by the Court
that said Moses recover against said James
five pounds & eighteen shillings & nine pence
Costs paid on his own side
Ex. pt. Sep. 13th 1785

146
or
Barneroff
No 138
said Debt of Dec. 1880 in our County of
Hampshire Esq. Wm. Barneroff
of Westhampton in said County Yeoman & Debtor
In answer of the Case for that said Wm.
said Barneroff on the Sixth Day of Sept.
Seventeen hundred Eighty four by his Note
promised by his Note promised said David
to pay him three pounds three shillings
& ninepence on Demand Yet said Wm.
tho' requested never paid the same to the
Damage of said David Nine pounds
The Debt being now three times publicly
called to come into Court in answer Default of
Appearance here thereupon it is considered
by the Court that said David recover against
said Wm. six pounds eight shillings &
fourpence Damages & Costs taxed at one
pound Eight shillings & tenpence Ex pte 25th

Barlow
or
Barlow
No 139
Abner Barlow of Greenville in our
County of Hampshire Yeoman & Debtor
Ebenzer Barlow of said Greenville Yeoman
Debtor In answer of the Case for
that said Ebenzer on the second Day of Novem.
Seventeen hundred Eighty one by his Note
promised said Ebenzer to pay him fifty
three bushels of Wheat within four months
from the Date of said Note Yet said
Ebenzer tho' often requested never paid
the same to the Damage of said Abner
fifteen pounds The Debt being now three
times publicly called to come into Court
in answer Default of appearance here
thereupon it is considered by the Court
that said Abner recover against said
Ebenzer twelve pounds eighteen shillings
& two pence Damages & Costs taxed at
One pound Seventeen shillings & two pence
Ex pte 25th

Pettibone
or
Johnson
No 140
Crisis Pettibone of Simsbury in the
County of Hartford & State of Connecticut
Esq. Plaintiff Samuel Johnson of South Windsor
Esq. County of Hampshire Yeoman
Debtor In answer of the Case for
that said Samuel on the twenty ninth day
of March last by his Note promised said
Crisis to pay him three pounds nine
shillings on Demand with Interest Yet said
Samuel tho' often requested never paid the
same to the Damage of said Crisis nine
pounds The Debt being now three times
publicly called to come into Court in answer
Default of appearance here thereupon
it is considered by the Court that said
Crisis do recover against said Samuel four pounds seven shillings
& two pence Damages & Costs of said taxed at One
pound fourteen shillings and sixpence & three of the
Expense Sept 14. 1785

Morely
or
See
Sept

Hannah Monty of Westfield in our County
of Hampshire Gentleswoman Plt for Daniel
Deft in a plea of trespass on the Case for the
said Daniel at said Westfield on the thirtieth
Day of August last by his Vote promised said
Hannah to pay her twelve pounds eight
shillings & five pence on Demand yet said
Daniel tho' requested never paid the same
pounds the Dft being now three times publicly
called to come into Court in answer & default
of appearance here thereupon it is considered
by the Court that Hannah recover against
said Daniel Thirteen pounds three shillings
& four pence Damages & Costs taxed at one
pound eleven shillings & ten pence Exp^s Sept 14th 1786

John Thine of Northampton in King
our County of Hampshire Gentlesman Plt for
Seth Looney of Westfield in said County
Gentlesman Deft in a plea of trespass on the
Case for that said Seth at said Westfield
on the third Day of May seventeen
hundred Eighty four by his Vote promised
said John to pay him Thirteen
pounds one shilling & seven pence
on Demand within interest yet said Seth
tho' requested never paid the same to
the Damage of said John Thine twenty pounds
the Dft being now three times publicly
called to come into Court in answer
default of appearance here thereupon
it is considered by the Court that
said John recover against said Seth
twenty pounds & twelve shillings
Damages & Costs taxed at one pound
five shillings & two pence Exp^s Sept 14th 1786

Hannah Monty of Westfield in
our County of Hampshire Gentleswoman
Plt for Solomon Mont of said Westfield Gentlesman
Deft in a plea of trespass on the Case for
that said Solomon at said Northampton
on the thirteenth Day of May sixteen
hundred Eighty five by his Vote promised
said Hannah to pay her Nine pounds
thirteen shillings & one penny on Demand
with Interest yet said Mont tho' requested
never paid the same to the Damage of
said Hannah twelve pounds the
parties appear & agree to have this
Case continued until next term
then Judgment to be given thereupon
it is considered by the Court that
said parties have hereafter until the
second Sunday of November next

Clap & John Lee Junr both of Waltham
as in our County of Hampshire Jurors
Pemberton Junr & Isaac Pemberton
both of Waltham in our County of Middlesex
Nth Jurors Deft. Inappen of the Case
for their said Isaac & Isaac Junr at said
Waltham on the Eighth Day of February
last by their Vattel promised one Peter
Bull to pay him twenty four pounds
Eight Shillings & eight pence on Demerit
with Interest & the said Peter afterwards
on the same Day by his Indorsement
on said Note ordered the Contents then
due to be paid the Plaintiff which the
said Isaac & Isaac Junr had Notice
yet said Isaac Junr the after request
never paid the same to the Demerit
of said Isaac forty pounds in Debt
being now three times publicly
called to come into Court makes default
of appearance here thereupon it is
considered by the Court that said
Clap & Lee never over payed said
Isaac & Isaac Junr twenty five pounds
& six shillings Demerit & Costs taken
at two pounds four shillings & two pence
Excep Sept 11 1795

Fowler
as in our County of Northwiche
Hawley Junr & Isaac Southwiche
Nth Jurors Deft Ines piece of trespass on the
(N 115) Case for that said Hawley here before that
time sold & delivered to him sixers goods
Wares & Merchandise & in Consideration
thereof promised said Deft to pay him
so much money as said Goods & Merchandise
were worth & the said Deft says the
same Goods & were worth the sum of
one hundred thirty five pounds thirteen
shillings & five pence of which said
Hawley had notice yet and the request
has never performed his said Promise
but neglects it to the Damage of said Deft
two hundred pounds the Jurors appear
& after this Case without Demerit to
the Court judgment Determination of
Oliver Phelps Esqrs Church & Joseph Brown
to be final

Hannah Morley of Westfield in our County 2811
 of Hampshire Gentlemen & Messrs Justices
 Sarabee of said Westfield in our County
 In a plea of trespass on the case for that
 said Tyler at said Westfield on the thirtieth
 day of August sixteen hundred Eighty
 four by his Note promised said Hannah
 to pay her twenty nine pounds fifteen
 shillings & three pence on demand with
 interest yet said Tyler the requested more
 said the same to the Damage of said
 Hannah forty pounds The Debt being
 now three times publicly called to come
 into Court neither default of Appearance
 here thereupon it is considered by the Court
 that said Hannah recover against said
 Tyler thirty one pound & eleven shillings
 & pence & costs taxed at one pound seven
 shillings & pence
 Ex p^{te} Sep^r 11th 1786

John Crow of Chester in our County
 of Hampshire Gentlemen & Messrs Justices
 Stewart of Wymond in our County
 Gentlemen Justices in a plea of trespass on the
 case for that said Crow at said Chester
 on the twenty fifth day of July seven
 hundred Eighty two by his Note
 promised said John to pay him five
 pounds & lawful money yet said Crow
 tho' often requested received said the same
 to the Damage of said John nine
 pounds The Debt appears & moves for
 continuance of this case untill
 next term thereupon it is considered
 by the Court that said parties have
 Day here untill the 2^d Tuesday of
 November next

David Hawker Jun^r of Southwiche in our County
 of Hampshire Gentlemen & Messrs Justices
 Joseph Elder of Southwiche in our County
 Gentlemen Justices in a plea of trespass on the
 case for that said Hawker at said Southwiche
 on the twenty third day of April last
 by his Note promised said
 David to pay him four pounds five shillings
 & pence within three months from
 the date yet said Joseph the requested
 more said the same to the Damage
 of said David nine pounds The Debt
 being now three times publicly called
 to come into Court neither default of
 Appearance here thereupon it is considered
 by the Court that said David recover
 against said Joseph four pounds
 five shillings & five pence Damages
 & costs taxed at one pound eleven
 shillings & pence
 Ex p^{te} Sep^r 11th 1786

^{vs}
David Fowler "Dun" of Southwich in our
County of Hampshire Yeoman Plffs
Silas Fowler of said Southwich Gent
N^o 149 Deft in a plea of trespass on the Case
for that said David at said Southwich
at the request of said Silas had wife
Delivered Divers Good Wares & Merchandise
& in Consideration thereof said Silas
promised to pay him some money
on Demand as the said Goods &c well
Worth & the said David owes that the
said Goods &c are worth the sum of twenty
two pounds fourteen shillings & fourpence
of which the said Silas had notice
Yet said Silas tho' often requested never
paid the same to the Damage of said
David Eighty pounds the Plaintiff
expressly refers this Case to the Award
Judgment & Determination of Oliver Phelps
Mors Church & Jos Fowere & the Award
of them on either two of them to be final

Ingersoll
County of Hampshire Esqr Plffs David
Fowler Deft in our County
N^o 150 Case for that said David at said Westfield
on the first Day of June seventeen hundred
Eighty two by his Vote promised said
John to pay him Eighty two pounds thirteen
shillings on Demand with Interest yet
said David tho' requested never paid the
same to the Damage of said John one
hundred pounds. It is now ordered by
the Court that this Case be continued
untill next term the 2nd of Nov^r & that
said parties have Day here untill the
2nd Tuesday of Nov^r next

Austin
vs
Watkins
N^o 151 Joshua Austin of Suffield in the
County of Hartford State of Connecticut
Yeoman Plffs Josiah Watkins & Thomas
Gromer both of Southwich in our County of
Hampshire Yeoman Defts in a plea of the
Case for that said Josiah & Thomas at
on the twenty ninth Day of May Seventeen
hundred Eighty by their Vote promised said
Joshua to deliver him twenty bushels of Rye
which the Plffs were to be well worth five
shillings per bushel yet said Joshua tho'
requested never paid the same to the
Damage of said Joshua ten pounds the Deft
being now three times publicly called
to come into Court & answer Default of
Appearance have their parties considered
by the Court that said Joshua recover against
said Josiah & Thomas four pounds & sixteen
shillings & nine pence Being &c & costs
at one pound fourteen shillings & tenpence
Exp^s Oct 27th 1785

William Williams of Wiltshire in the
County of Wiltshire & State of Vermont
Esq. After Edward Holcomb of Greenville
in our County of Hampshire Yeoman
Deft In a plea of trespass on the Case for
that said Edward at said Greenville on the
thirtieth Day of October twenty hundred
Eighty two by his Vote promised said
Williams to pay him twenty pounds
Lawful money in two years from the
Date yet said Edward tho' often requested
never paid the same to the Damage of
said Williams Eighteen pounds the Deft
tho' three times publicly called to
come into Court met his Default of
Appearance thereupon it is considered
by the Court that said Wm recover
against said Edward nine pounds
nineteen shillings & three pence Damages
& Costs taxed at one pound & nineteen
shillings Exp^{ts} 15th Sept^r 1785

285

Williams
vs
Holcomb
N^o 152

Daniel Sargent of Pittsfield in
our County of Berkshire Gent^l vs
Silas Clark of Southampton in our County
of Hampshire Yeoman Deft In a plea
of trespass on the Case for that said
Sargent on the twenty fourth Day of
April seventeen hundred Eighty two
by his Vote promised said Daniel to
pay him eight pounds ten shillings in
the market price for Grain at
Day of December then next yet said Silas
tho' requested never paid the same to the
Damage of said Daniel twelve pounds
the Deft being now three times publicly
called to come into Court met his
Default of Appearance here thereupon it
is considered by the Court that said
Daniel recover against said Clark the
sum of Nine pounds four shillings & two pence
Damages & Costs taxed at one pound fifteen shillings & six
pence A Verdict accordingly 17th Sept^r 1786

Clark
vs
Sargent
N^o 153

Mannah Morely of Northfield in
our County of Hampshire Gentlewoman
vs
John Clark of Chester in said
County Gentleman Deft In a plea of trespass
on the Case for that said Mannah on the
seventeenth Day of August seventeen hundred
Eighty two by his Vote promised said
Mannah to pay her eleven pounds thirteen
shillings & three pence on demand with
Interest yet said Mannah tho' requested
never paid the same to the Damage of
said Mannah sixteen pounds the Deft
being now three times publicly called
to come into Court met his Default of
Appearance here thereupon it is considered
by the Court that said Mannah recover
against said Clark the sum of
Damages & Costs of such taxed
at one pound ten shillings & eight pence

Morely
vs
Clark
N^o 154

Phelps
 vs
 Fowler & Co
 No 154

John Phelps of Westfield in our County of
 Hampshire Gentl^r & Messrs Silas Fowler
 & Matthew Lullin Gentl^r & Ephraim Noble
 Yeoman all of Southwicks in said County
 Debtors In answer of trespass on the Case for
 that said Silas & Matthew & Ephraim at said
 Westfield on the tenth Day of November
 Seventeen hundred fifty five by their Note
 promised said John to pay him two pounds
 one shilling & ten pence on Demand yet said
 Silas & Matthew & Ephraim tho' requested
 never paid the same to the Demand of
 said John twelve pounds the Debt being
 now three times publicly called to
 Come into Court makes Default of
 Appearance here thereupon it is considered
 by the Court that said John recover
 against said Silas & Matthew & Ephraim
 four pounds seven shillings & five
 pence Damages & Costs taxed at one pound
 thirteen shillings & ten pence Curr^t 15th 1756

Clap
 vs
 Hough & Co
 No 156

Peter Clap of Southampton in our
 County of Hampshire Yeoman & Messrs Elijah
 Hough & William Hough Yeomen both
 of Southwicks in said County In answer of
 trespass on the Case for that said Peter next
 said Southwicks on the first day of November
 last seized on him on the following Creatures
 Years & kept one Cow of six years old one
 year old all of the value of fifty pounds & one two
 & delivered to the said Elijah & William the
 same Creatures & they the said Elijah
 & William promised the said Peter the
 said Creatures on Demand in order
 to satisfy the said Exp^{ts} according to
 Law yet said Elijah & William tho' often
 requested never paid the same to the
 Demand of said Peter sixty pounds
 & Judgment being now settled at this
 term this Case is continued until next
 term thereupon it is considered by the
 Court that said parties have Day here
 until the 2nd Tuesday of November next

Mrs Mary Monty of Westfield in our County
of Hampshire Gentl^r Executor of the last
Will & Testament of Daniel Monty late of
said Westfield yeoman and Dec^r in said Capacity
Plff^r vs Amos Monty of said Westfield Gentl^r Def^r
In the Case for that said Amos on the last Day of Decem^r
seventeen hundred seventy five being justly
indebted to said Daniel in the sum of seven
pounds & six shillings Lawful money for
the like sum of money here & well yet
said Amos tho often requested never paid
the same to the Dammage of said Executor
Twelve pence the parties appear & refer
this Case to the award Judgment & Determin-
ination of Paul Whitney & Hal Whitney &
Robert Shing & the award of them over the
two of them to be final

286
Morely
Morely
No 157

Benjamin Johnson of Westfield in our
County of Hampshire yeoman Plff^r vs John
Chapman late of South Osningsfield in said
County yeoman Def^r In the Case for that said John on the
fifth Day of November seventeen hundred
seventy eight by his Note promised said
Benjamin to pay him sixty pounds
Lawful money on Demand with Interest
yet said John tho requested never paid
the same to the Dammage of said Benjⁿ
Twenty five pence the parties appear
& agree to have this Case continued until
the 2nd Sunday of November next or so

Johnson
or
Chapman
No 158

Obadiah Dickinson of Westfield in
our County of Hampshire Gentl^r Plff^r vs
Elihu Munney & Thomas Arms of
Deerfield in said County yeomen Def^r In
the Case for that said Elihu
& Thomas on the ninth Day of April
seventeen hundred eighty three by their
Note promised said Obadiah to pay him
or over Eighty seven pounds nineteen
shillings & fourpence halfpenny on Demand
yet said Elihu & Thomas tho requested
never paid the same to the Dammage
of said Obadiah one hundred pounds the
Def^r being now three times publickly
called to come into Court without Default
of appearance here thereon perit is considered
by the Court that said Obadiah recover against
said Elihu & Thos one hundred pounds fourteen
shillings & fourpence Damages & Costs taxed
at one pound six shillings & fourpence

Dickinson
vs
Munney
& Arms
No 159

Execd Sep 22^d 1789

Williams }
 or }
 Prigg }
 N^o 160
 versus
 Ether Williams of Deerfield in our County of
 Hampshire Gentleswoman M^{rs} Josiah Prigg
 of Greenfield in said County Plaintiff Deft
 In a plea of the Case for that said Joshua at
 said Northampton on the sixteenth Day of
 February seventeen hundred Eighty four by his
 Note promised said Ether to pay her twelve
 pounds on or before the first Day of September
 next with Interest yet said Joshua tho' often
 requested never paid the same to the Damage
 of said Ether Eighteen pounds the Deft being
 now three times publicly called to come
 into Court makes Default of appearance
 here thereupon it is Considered by the Court
 that said Ether recover against said Joshua
 Twelve pounds seven shillings & eleven pence
 Damages & Costs taxed at one pound eleven
 shillings & four pence in Exp^s Sep 22nd 1785

Sheldon }
 or }
 Chapin }
 N^o 161
 versus
 John Sheldon Jurr of Deerfield in our
 County of Hampshire yeoman M^{rs} Caleb
 Chapin of Perrennotton in said County Gent^l
 Deft In a plea of the Case for that said Caleb at
 said Deerfield on the Eighteenth Day of Dec^r
 seventeen hundred Eighty two by his Note
 promised said John to pay him Eight pounds
 Lawful money in six months from the Date
 said Note yet said Caleb tho' often requested
 never paid the same to the Damage of said
 John twelve pounds the Deft being now three
 times publicly called to come into Court
 makes Default of appearance here thereupon
 it is Considered by the Court that said
 John recover against said Caleb Nine pounds
 two shillings & ten pence Damages & Costs
 taxed at one pound twelve shillings & two pence
 Exp^s Sep 22nd 1785

Severance }
 or }
 Higgins }
 N^o 162
 versus
 Joseph Severance of Greenfield in our
 County of Hampshire yeoman M^{rs} Abiah
 Higgins of Mendon in said County yeoman
 Deft In a plea of the Case for that said Abiah
 at said Greenfield on the nineteenth Day of
 May last by his Note promised said Joseph to
 pay him six pounds ten shillings Lawful
 Money in good west India Money by the twentieth
 Day of July then next & the said Joseph in
 fact says he has been ready to receive the
 same - yet said Abiah tho' requested
 never paid the same to the Damage of said
 Joseph ten pounds the Deft being now appears
 & prays that this Case be continued until next
 Term thereupon it is considered by the Court
 that said parties have Day here until the
 2nd Tuesday of November next
 The Remainder of Judgment of this Term rendered in Feb 2





